

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

 1st Legislative Day

 Wednesday, January 14, 2026

		1
		2
		3
		4
		5
		6
		7
		8
		9
		10
Prayer	By the chaplain, Pastor Dr. Odie Kennedy, President of the Greater Metro Denver Ministerial Alliance.	11
		12
		13
Presentation of Colors	By the Civil Air Patrol color guard	14
	Members: Cadet Lieutenant Colonel Addy Melton, Cadet Second Lieutenant Eliah Fernandez, Cadet Chief Master Sergeant Daniel Raynoha, Cadet Master Sergeant Janani Janavarthana.	15
		16
		17
		18
Pledge	By the children and grandchildren of the Senators.	19
		20
National Anthem	Denver Children's Choir	21
Hawkins,	Members: Silas Arora, Mara Baldwin, Jack Flint, Desmond Graham-Aden, Eli Anna Hemphill, Miguel Godoy, Mara Linart, Myeisha Mack, Cameron Mitchell, Quinn Ochsenein, Isabelle Pierre, Koa Porter, Eleanor Rice.	22
		23
		24
		25
Musical Presentation	"Lift Every Voice and Sing" performed by Tony Exum, Jr., Alto Saxophone player.	26
		27
		28
Land Acknowledgment	By Chairman Melvin J. Baker, Southern Ute Tribe.	29
		30
		31
Call to Order	The hour of 10:00 a.m. having arrived, the Senate of the Second Regular Session of the 75th General Assembly of the State of Colorado, pursuant to law, was called to order by President James Coleman.	32
		33
		34
		35
		36
		37
		38
Oath of Office	The President administered the oath of office to Esther van Mourik	39
		40
		41
	With unanimous consent of those elected to the Senate having voted in the affirmative, the motion for the election of Esther van Mourik as Secretary of the Senate was adopted.	42
		43
		44
		45
		46
		47
	On motion of Majority Leader Rodriguez, and with unanimous consent of the Senate, the President appointed Senators Wallace, Lindstedt, and Liston as members of the Committee to Notify the House of Representatives that the Senate is Organized and Ready for Business.	48
		49
		50
		51
		52
	A majority of all members elected to the Senate having voted in the affirmative, the motion was adopted.	53
		54
		55
		56
		57
	Senate in recess. Senate reconvened.	58
		59
		60
	On motion of Majority Leader Rodriguez, and with unanimous consent of the Senate, the President appointed Senators Bridges, Cutter, and Rich as members of the Committee to Notify the Governor that the Senate was organized and ready for business.	61
		62
		63
		64
	A majority of all members elected to the Senate having voted in the affirmative, the motion was adopted.	65
		66
		67

INTRODUCTION AND CONSIDERATION OF RESOLUTIONS

SJR26-002 by Senator(s) Rodriguez, Coleman, Simpson; also Representative(s) Duran, McCluskie, Caldwell--Concerning a Joint Session of the Senate and the House of Representatives for the purpose of hearing a message from The Honorable Governor Jared Polis, and appointing a committee to escort the Governor.

On motion of Majority Leader Rodriguez, the resolution was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Daugherty	Y	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Bridges.

SJR26-003 by Senator(s) Danielson and Simpson; also Representative(s) Stewart K. and Suckla-- Concerning a Joint Session of the Senate and the House of Representatives for the purpose of hearing a message from Representatives of the Ute Mountain Ute Tribal Council and the Southern Ute Tribal Council, and, in connection therewith, appointing a committee to escort the Tribal Representatives.

On motion of Majority Leader Rodriguez, the resolution was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Daugherty	Y	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Ball, Bridges, Bright, Carson, Coleman, Cutter, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Marchman, Michaelson Jenet, Roberts, Snyder, Sullivan, Wallace, and Weissman.

SR26-002 by Senator(s) Rodriguez, Coleman, Simpson; --Concerning the appointment of Officers and Employees for the Senate convened in the Second Regular Session of the Seventy-fifth General Assembly.

On motion of Majority Leader Rodriguez, the resolution was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Daugherty	Y	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

COMMITTEE APPOINTMENTS

January 13, 2026

Mrs. Natalie Castle
Executive Director
Office of Legislative Council

Mrs. Natalie Castle:

Please be advised of the following appointments to Senate committees of reference for the Second Regular Session of the 75th General Assembly:

The Senate Agriculture and Natural Resources Committee will have seven members, four from the Majority Caucus and three from the Minority Caucus. My appointees are:

Senator Dylan Roberts, Chair
Senator Jessie Danielson, Vice Chair
Senator Nick Hinrichsen
Senator Cathy Kipp

The Senate Appropriations Committee will have seven members, four from the Majority Caucus and three from the Minority Caucus. My appointees are:

Senator Judy Amabile, Chair
Senator Jeff Bridges, Vice Chair
Senator Julie Gonzales
Senator Chris Kolker

The Senate Business, Labor and Technology Committee will have five members, three from the Majority Caucus and two from the Minority Caucus. My appointees are:

Senator Jessie Danielson, Chair
Senator Nick Hinrichsen, Vice Chair
Senator Iman Jodeh

The Senate Education Committee will have seven members, four from the Majority Caucus and three from the Minority Caucus. My appointees are:

Senator Chris Kolker, Chair
Senator Janice Marchman, Vice Chair
Senator Cathy Kipp
Senator Dafna Michaelson Jenet

The Senate Finance Committee will have nine members, six from the Majority Caucus and three from the Minority Caucus. My appointees are:

Senator Cathy Kipp, Chair
Senator Janice Marchman, Vice Chair
Senator Julie Gonzales
Senator Chris Kolker
Senator Kyle Mullica
Senator Marc Snyder

The Senate Health and Human Services committee will have nine members, six from the Majority Caucus and three from the Minority Caucus. My appointees are:

Senator Kyle Mullica, Chair
Senator Dafna Michaelson Jenet, Vice Chair
Senator Lisa Cutter
Senator Lindsey Daugherty
Senator Iman Jodeh
Senator Mike Weissman

The Senate Judiciary committee will have seven members, five from the Majority Caucus and two from the Minority Caucus. My appointees are:

Senator Mike Weissman, Chair
Senator Dylan Roberts, Vice Chair
Senator Lindsey Daugherty
Senator Nick Hinrichsen
Senator Katie Wallace

The Senate Local Government and Housing Committee will have seven members, four from the Majority Caucus and three from the Minority Caucus. My appointees are:

Senator Tony Exum, Sr., Chair
Senator Marc Snyder, Vice Chair

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72

Senator Matt Ball
Senator William Lindstedt

The Senate State, Veterans and Military Affairs committee will have five members, three from the Majority Caucus and two from the Minority Caucus. My appointees are:
Senator Katie Wallace, Chair
Senator Tom Sullivan, Vice Chair
Senator William Lindstedt

The Senate Transportation and Energy Committee will have nine members, six from the Majority Caucus and three from the Minority Caucus. My appointees are:
Senator Lisa Cutter, Chair
Senator Matt Ball, Vice Chair
Senator Tony Exum, Sr.
Senator William Lindstedt
Senator Kyle Mullica
Senator Tom Sullivan

Best,
(signed)
Robert Rodriguez
Senate Majority Leader

Cc: The Honorable James Coleman, Senate President
The Honorable Cleave Simpson, Senate Minority Leader
The Honorable Julie McCluskie, House Speaker
The Honorable Monica Duran, House Majority Leader
The Honorable Jarvis Caldwell, House Minority Leader
Esther van Mourik, Senate Secretary
Vanessa Reilly, Chief Clerk of the House of Representatives
Ed DeCecco, Director of the Office of Legislative Legal Services
Rachel Kurtz-Phelan, Legislative Council

January 8, 2026

Mrs. Natalie Castle
Executive Director, Legislative Council
200 E. Colfax, Rm 029
Denver, CO 80203

Dear Director Castle:

Please, be advised that I am appointing Senator Mark Baisley to the Senate Transportation and Energy Committee, and removing myself from said committee. This is effective immediately.

Respectfully,
(signed)
Cleave Simpson
Senate Minority Leader

cc: The Honorable James Coleman, President of the Senate
The Honorable Robert Rodriguez, Senate Majority Leader
The Honorable Julie McCluskie, Speaker of the House of Representatives
The Honorable Monica Duran, House Majority Leader
The Honorable Jarvis Caldwell, House Minority Leader
Ed DeCecco, Director of the Office of Legislative Legal Services
Esther van Mourik, Secretary of the Senate
Vanessa Reilly, Chief Clerk, House of Representatives
Rachel Kurtz-Phelan, Legislative Council Staff
The Honorable Mark Baisley, Senator

January 8, 2026

Mrs. Natalie Castle
Executive Director, Legislative Council

200 E. Colfax, Rm 029
Denver, CO 80203

Dear Director Castle:

Please, be advised that I am removing Senator Mark Baisley from to the Senate Business, Labor, and Technology Committee per the change in committee membership. This is effective immediately.

Respectfully,
(signed)
Cleave Simpson
Senate Minority Leader

cc: The Honorable James Coleman, President of the Senate
The Honorable Robert Rodriguez, Senate Majority Leader
The Honorable Julie McCluskie, Speaker of the House of Representatives
The Honorable Monica Duran, House Majority Leader
The Honorable Jarvis Caldwell, House Minority Leader
Ed DeCecco, Director of the Office of Legislative Legal Services
Esther van Mourik, Secretary of the Senate
Vanessa Reilly, Chief Clerk, House of Representatives
Rachel Kurtz-Phelan, Legislative Council Staff
The Honorable Mark Baisley, Senator

Senate in recess.

The text of President Coleman's remarks follow.

Good morning!

Welcome to the second regular session of the 75th General Assembly. It is my honor to be with you all this morning to celebrate the beginning of another legislative session.

I'd like to begin by welcoming our guests this morning. So many family and friends, former lawmakers – basically everyone who doesn't have to be here when our debates stretch into the night or, god forbid, the weekend.

They aren't here in the chamber today, but I want to acknowledge my family as well. They are my rock, and I would not be here today without them.

Shayna – my wife, and partner of 25 years, thank you for being there to celebrate my successes, for lifting me up on the more challenging days, and for taking on every day together in partnership.

Naomi and James – one of the main reasons I do this work is for you. To help build a future where every door is open and every opportunity is waiting for you. My first opening day, you were both small enough to sit on my lap. Flash forward ten years, you're behind the wheel of a car. I am so proud of both of you and every day you make me grateful to be your dad.

I would like us all to extend thanks to all our nonpartisan staff, who have seen some changes since we were here this summer for our special session. Join me in welcoming our new members of the Senate team, and members taking on new roles on the team:

Olivia Hart, Mary Ann Admire, Matthew Rivera, Benjamin Noren, Dennis Pinto, and Jerry Touslee.

Welcome to the Senate, we're so happy to have you join the family. And thank you to the returning staff – I'm grateful to work alongside you another year.

If you know me, you know that I don't do any of this alone. I'd like to thank our Senate leadership team – Majority Leader Rodriguez, President Pro Tempore Michaelson Jenet, Assistant Majority Leader Cutter, Caucus Chair Roberts, and our whip, Senator Hinrichsen – for their help in keeping this train on the tracks.

I also can't do this without the greatest Minority Leader this chamber has ever seen, Alamosa's own, Senator Cleave Simpson. It's an honor to lead alongside you.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72

We must also give a warm welcome to the newest member of the upper chamber: Senator William Lindstedt! Just wait until you see how efficient we are over here.

I'm just kidding though, of course we love our friends in the House. And I'd be remiss if I didn't wish the good Speaker McCluskie well in her final session in the House.

Her work to invest in Colorado's future will be transformative. Whether through implementation of a new school funding formula that ensures resources are going directly to students that need them most, her dedication to protecting Colorado's water future, and her hand in ensuring access to affordable health care for all – it has been an honor to learn from her and lead alongside her, and I will miss her partnership.

Speaker, don't forget about us on the other side, and please don't be a stranger!

And to Governor Polis, who is also entering his final year as the leader of our state. It's been a privilege to work with you in this leadership capacity and I look forward to all that we'll accomplish together this year. I can't wait to hear your final – and I'm sure best – State of the State tomorrow. Last year I learned that my assigned seat is fully in view on the Colorado Channel. I've been practicing my facial expressions and reactions all week. I'm ready!

Colleagues, we have been through a lot together over the past year. We have fiercely debated policies with one another, we have deliberated on Colorado's toughest issues, we have celebrated wins.

And, colleagues, we have grieved together.

We continue to mourn the unexpected, tragic loss of one of our own: Senator Faith Winter.

Faith's loss is immeasurable, and as we embark on our work this session I hope that we can incorporate her tenacity and the joy that she found in this work into our policies, as well as in the conversations we have with one another.

Because Faith never forgot to be moved by the people behind her policies. She never forgot how to be human in this work – flaws and all.

She would work with anyone who would work with her. A coalition and team builder for the ages, she would not let the letter after someone's name, a district number, or the county they call home get in the way of getting good policy over the finish line.

Policy that puts Coloradans, and Colorado, first.

We will miss her presence in our chamber each and every day. She showed up with a warmth and brightness reflected in the clothing she wore, the fresh flowers on her desk, and, most of all, in her smile and friendly hello.

May we honor Faith not only in memory, but in how we show up for the work and for one another.

Colleagues, we have accomplished so much together.

In just the last year, we stepped up to protect safety net providers through legislation sponsored by Senators Mullica and Kirkmeyer to ensure Coloradans everywhere from Craig, Cortez, to Crowley are able to receive the health care they need.

We set Colorado kids up for greater prosperity by increasing school funding through last year's School Finance Act and creation of the Kids Matter Fund, thanks to Senators Bridges and Kolker.

We made Colorado a national leader in reproductive rights and we have stood up for a woman's right to determine her own future, most recently through passage of legislation like Senators Gonzales and Weissman's Emergency Medical Treatment and Labor Act and Senators Daugherty and Rodriguez's legislation to implement the will of the voters and guarantee coverage for abortion care to Coloradans on Medicaid.

Over the interim, I had the privilege of visiting every member in their district all across the state:

Senator Rich was kind enough to drive me through District 7 to see the beauty of the Colorado National Monument and understand the vitality of the Western Slope; I traveled up to District 17 to visit Senator Wallace and catch up over a beer at Oskar

Blues; 1
 In District 10, Senator Liston and I toured UCCS and learned about their state-of-the-art 2
 cybersecurity systems; 3
 And I joined Senator Roberts at a town hall in District 8 and got to visit Strawberry Hot 4
 Springs. 5
 6
 Not to mention that Minority Leader Simpson and I got to check out some of the coolest 7
 cars I've ever seen at a car show in Alamosa. 8
 9
 At each of these visits we reflected on our progress and talked about the challenges still 10
 facing Coloradans. Colleagues, I'm here to tell you that we are not as divided as some 11
 might want you to believe. 12
 13
 Coloradans need a safe place to live, they need to be able to go to the doctor without 14
 driving for miles or paying a fortune, they need to be able to afford gas, groceries, and 15
 childcare. They need clean drinking water and enough water to work the land and grow 16
 livestock and crops. And they need us to stand up for their rights and protect their 17
 liberties. 18
 19
 To accomplish these goals, we must be courageous leaders and lawmakers. 20
 21
 Because we are facing headwinds and will have to confront serious challenges. 22
 23
 Our budget environment will mean extremely difficult funding decisions. The federal 24
 government's tariffs and haphazard clawbacks of funding for critical programs have sown 25
 uncertainty in our economy. They threaten our ability to provide the resources Colorado 26
 kids and families, seniors, and rural communities depend on. 27
 28
 Colleagues, we are here to work for Colorado, for Coloradans. I know each of us are 29
 capable of doing so, because I have seen us do it before. So, I call on each of you to 30
 continue to, once again, govern courageously. My great hope is that each of us shows up 31
 here ready to work with one another to make life better for Coloradans. 32
 33
 We have, and will, work across the aisle to build a better Colorado – because the 34
 challenges facing our state demand nothing less. 35
 36
 People across our state are having to stretch their dollars further just to make ends meet. 37
 Rent and housing prices are leveling off but remain high. Groceries, insurance, utility 38
 bills, and everyday expenses are making monthly budgets a math problem that is 39
 increasingly more impossible to solve. 40
 41
 We have a role to play here. We won't sit idly by while Coloradans are hurting. 42
 43
 As we enter Colorado's 150th year of statehood, we will tackle the big issues head on. Our 44
 work this legislative session can and will improve outcomes for Coloradans in every 45
 corner of the state. 46
 47
 We will build an economy that rewards hardworking people and where every Coloradan 48
 has a fair chance to thrive. 49
 50
 This year we will work to build up affordable housing stock to increase opportunities for 51
 homeownership and lower housing prices for everyone. By stabilizing health care 52
 premium rates to keep more people on their plans, we can keep insurance premiums 53
 manageable for us all. We will continue to take on deceptive pricing practices and hold 54
 corporations accountable who pad their pockets at the expense of working families. 55
 56
 This year, we will also work to streamline workforce programs to help more Coloradans 57
 enter highly-skilled careers and fill in-demand positions – strengthening our economy to 58
 create more resiliency in the face of turbulent national tides. 59
 60
 We'll follow through on our commitments to reach our climate goals and invest in diverse 61
 energy sources to drive down utility costs and bolster an economy that's ready for our 62
 rapidly changing future. 63
 64
 We will also govern with the confidence guaranteed to us by our Constitution. Our rights 65
 and our freedoms are non-negotiable, and we will find the strength required to do our 66
 work knowing that we stand on the right side of history, and on the shoulders of leaders 67
 who fought for the freedoms and democracy we enjoy today. 68
 69
 Our work this year will lift us all. 70
 71
 Now, many of you know I am a minister. I won't preach too much this morning, but I do 72

want to leave you with a few lines of scripture. Matthew 25: 1
 2
 For I was hungry and you gave me something to eat, I was thirsty and you gave me 3
 something to drink, I was a stranger and you invited me in, I needed clothes and you 4
 clothed me, I was sick and you looked after me, I was in prison and you came to visit me.’ 5
 6
 “Then the righteous will answer him, ‘Lord, when did we see you hungry and feed you, or 7
 thirsty and give you something to drink? When did we see you a stranger and invite you 8
 in, or needing clothes and clothe you? When did we see you sick or in prison and go to 9
 visit you?’ 10
 11
 “The King will reply, ‘Truly I tell you, whatever you did for one of the least of these 12
 brothers and sisters of mine, you did for me.’ 13
 14
 Let us work this year for our brothers and sisters who need our help the most. When we 15
 do, we will serve something bigger, greater than each of us in this room. When we do, 16
 we’ll see Colorado’s future in each and every constituent we serve. 17
 18
 So let us rise to the challenges facing our state and our collective future – as I know that 19
 we can. And let us fill Faith’s shoes and be moved by the work. See each other as equals, 20
 and as humans. 21
 22
 Let us build a Colorado for everyone. 23
 24
 Our work in this building does not end on sine die or when we leave this building, but it 25
 does begin today. 26
 27
 Colleagues, thank you for your time this morning. 28
 29
 We have our work cut out for us. Let’s do this. 30
 31
 Thank you. 32
 33

President Coleman recognized Minority Leader Simpson to address the Senate. 34
 35
 36
 37
 38
 39
 40

The text of Minority Leader Simpson's remarks follow. 41

Opening Day Speech 42
 43

Part I: Honoring Our History — Colorado at 150 44
 45

Mister President, members of the Senate, distinguished guests, and the people of 46
 Colorado: 47
 48

<Give Thanks Portion> 49
 Thank President Coleman for his support 50
 Recognize Senator Winter 51
 Thank for the support of your wife of 42 years of marriage 52
 53
 54

“Marriage is a lot like politics. Two people run on bold platforms, make big compromises 55
 during the campaign, and assure everyone they’re committed to reform. Once elected, they 56
 quickly discover there’s a budget crisis, unexpected regulations and far more VETO 57
 power than anticipated. Working together across the aisle becomes essential, transparency 58
 is selective, and success is measured not by getting everything you want, but by keeping 59
 the coalition together long enough to govern.” 60
 61

As we open the 2026 legislative session, we do so at a remarkable crossroads in 62
 Colorado’s story. This year marks Colorado’s 150th anniversary of statehood, a milestone 63
 that invites reflection, gratitude, and resolve. 64
 65

One hundred and fifty years ago, the First General Assembly of the State of Colorado 66
 convened with a Senate made up of just 26 members. They came from mining camps, 67
 farming communities, frontier towns, and vast rural counties. Among them was Alva 68
 Adams of Rio Grande County (although he represented the House), a man who would 69
 become one of the youngest Colorado governors at age 36 and whose legacy lives on 70
 today as the namesake of Adams County. That first Senate was smaller in number, but 71
 large in vision. They faced uncertainty, scarce resources, and a rapidly growing 72

population, yet they believed Colorado was worth building.

That belief did not exist in isolation. It was fueled by enterprise, grit, and institutions that helped shape our state. This year also marks the 120th anniversary of the National Western Stock Show, an event that has long celebrated Colorado’s agricultural roots and the ranchers, farmers, and producers who feed this state and much of the nation. For generations, the Stock Show has been a meeting place of tradition and innovation, where heritage is honored, and the future of agriculture is imagined.

We also recognize the 150th anniversary of the Colorado Mining Association, an organization that played a crucial role in shaping our state. Mining was not just an industry; it was a catalyst. It built towns, funded schools, laid railroads, and drew people from around the world who were willing to risk everything for opportunity. Mining helped turn a territory into a state and a rugged landscape into a thriving economy.

Behind these institutions were pioneers whose determination still inspires us today. One such pioneer was Otto Mears, often called the “Pathfinder of the San Juans.” Mears understood that prosperity depended on connection, on roads, bridges, and access. When the original copper sheathing of this Capitol dome tarnished under Colorado’s unforgiving weather, it was Otto Mears who convinced the Colorado Mining Association to donate 200 ounces of gold to re-cover the dome. That gold, still shining above us today, is more than decoration; it is a symbol of ingenuity, cooperation, and pride in this state.

Some of those stories are not just historical footnotes; they are lived experiences passed down through generations. <Insert anecdotal story of traversing one of the Otto Mears toll roads in Colorado> Those roads were challenging, yes, but they connected communities, opened markets, and proved that bold ideas paired with hard work can overcome even the most challenging terrain.

As we celebrate 150 years of statehood, we honor the men and women who shaped Colorado, beginning with the Indigenous tribes who first stewarded this land and continuing with the diverse generations of Coloradans who brought vision, courage, and a willingness to take risks in pursuit of something better.

Part II: New Horizons for Colorado

While history grounds us, it does not confine us. Colorado’s story has always been one of new horizons, and today, new changes are coming with a new direction.

The people of Colorado are clear about what they need from us. They want a state that is affordable, safe, and full of opportunity, but are concerned about how divided we have become. They want a government that listens, that respects their work, and that understands the pressures facing families, small businesses, and communities, urban and rural alike.

Our responsibility this session is to chart a roadmap to a new horizon, one that reflects Colorado’s pioneering spirit while responding to today’s realities.

At the heart of that roadmap is a simple but urgent priority: lowering costs. Coloradans should not have to work harder just to stand still. Housing costs, energy prices, insurance premiums, and everyday necessities are stretching household budgets across this state. Lowering costs means making responsible decisions with taxpayer dollars. It means scrutinizing spending, reducing unnecessary bureaucracy, and recognizing that every policy choice we make has real consequences for real people. Government should be a partner in affordability, not an obstacle to it.

Lowering costs also requires us to restore balance between regulation and innovation, between ambition and accountability. Colorado thrives when individuals and businesses are free to create, invest, and grow without excessive barriers. When we get government out of the way, opportunity moves forward.

Just as important is opening new opportunities for every Coloradan. Opportunity is the reason pioneers crossed mountains, the reason industries took root, and the reason families continue to choose Colorado as their home. Opening opportunities today means ensuring access to good-paying jobs, quality education, and reliable infrastructure. It means supporting workforce training that aligns with the needs of modern industries. It means recognizing that opportunity looks different in Denver than it does in the Eastern Plains, the Western Slope, or the San Luis Valley, and crafting policies that respect those differences.

Opportunity also means fostering an economy where innovation is welcomed, where

entrepreneurs are encouraged to take risks, and where success is rewarded, not punished. Colorado's future depends on our ability to attract investment, retain talent, and empower the next generation to build their lives here.

<Insert Comments regarding the President's direction for the party>

As Leader of the Republican Senate, I stand ready to work with anyone, regardless of party, who is serious about solutions. We will bring forward ideas rooted in freedom, accountability, and respect for the people we serve. We will advocate for policies that empower individuals rather than expand bureaucracy, that encourage work rather than dependency, and that trust communities to know what works best for them.

Just as Otto Mears built roads into places others thought unreachable, we must be willing to build pathways into Colorado's future, paths that may be challenging but that lead to growth, resilience, and shared prosperity.

Mister President and colleagues, the gold above us on this Capitol reminds us of where we have been. The work before us will determine where we are going. Let us honor 150 years of Colorado history not just with words, but with action, by choosing a new horizon worthy of the next generation.

Thank you, and may this session serve the people of Colorado well.

Senate reconvened.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-001 by Senator(s) Roberts, Bridges; also Representative(s) Boesenecker and Richardson-- Concerning housing, and, in connection therewith, authorizing a board of county commissioners to appropriate money to support specified types of housing and making the middle-income housing tax credit available to transferees who do not own an interest in a qualified development.
Local Government & Housing

SB26-002 by Senator(s) Kipp and Exum; also Representative(s) Willford--Concerning energy affordability, and, in connection therewith, establishing a first allotment of residential electricity service program that provides income-qualified utility customers a minimum level of electricity service at a marginal cost rate.
Transportation & Energy

SB26-003 by Senator(s) Wallace and Cutter; also Representative(s) Brown--Concerning expanding the scope of the "Battery Stewardship Act" to cover the end-of-life management of electric vehicle batteries.
Transportation & Energy

SB26-004 by Senator(s) Sullivan; also Representative(s) Froelich--Concerning who may petition a court for an extreme risk protection order.
State, Veterans, & Military Affairs

SB26-005 by Senator(s) Weissman and Gonzales J., Coleman, Hinrichsen, Jodeh, Kipp, Marchman, Rodriguez, Wallace; also Representative(s) Mabrey and Zokaie--Concerning state court remedies for violations of federal constitutional rights occurring during immigration enforcement.
Judiciary

Senate in recess. Senate reconvened.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-006	by Senator(s) Amabile and Michaelson Jenet; also Representative(s) Brown--Concerning parity for the use of non-opioid pain management drugs. Health & Human Services	1 2 3 4
SB26-007	by Senator(s) Mullica; also Representative(s) Lieder and Feret--Concerning the use of medical marijuana by terminally ill patients in health facilities. Health & Human Services	5 6 7 8
SB26-008	by Senator(s) Michaelson Jenet; also Representative(s) Gilchrist--Concerning measures to improve access to mental health services, and, in connection therewith, creating an enterprise to impose a fee to fund mental health services and creating a program to facilitate access to mental health services for adults. Health & Human Services	9 10 11 12 13 14
SB26-009	by Senator(s) Lindstedt and Snyder, Kipp; also Representative(s) McCluskie and Stewart R.--Concerning the determination of whether an entity is a charitable organization for purposes of state sales and use tax. Finance	15 16 17 18 19
SB26-010	by Senator(s) Roberts and Pelton B., Catlin; also Representative(s) McCluskie and McCormick, Martinez, Soper--Concerning clarification of definitions used in connection with the taxation of agricultural property. Agriculture & Natural Resources	20 21 22 23 24
SB26-011	by Senator(s) Frizell and Roberts, Carson, Catlin, Liston, Pelton B., Pelton R., Rich; also Representative(s) Boesenecker--Concerning search warrant requirements for operators of certain electronic platforms. Judiciary	25 26 27 28 29
SB26-012	by Senator(s) Danielson; also Representative(s) Velasco--Concerning compensable losses under the "Colorado Crime Victim Compensation Act" for enrolled members of a federally recognized tribe. Judiciary	30 31 32 33 34
SB26-013	by Senator(s) Hinrichsen; --Concerning cohabitation as a means to commit the offense of bigamy. Judiciary	35 36 37 38
SB26-014	by Senator(s) Amabile and Michaelson Jenet; also Representative(s) Rydin--Concerning modifications to the affirmative defense of not guilty by reason of insanity. Judiciary	39 40 41 42
SB26-015	by Senator(s) Pelton B. and Roberts; also Representative(s) Duran and Caldwell--Concerning offenses involving commercial sexual activity with a child. Judiciary	43 44 45 46
SB26-016	by Senator(s) Cutter; also Representative(s) Smith--Concerning prohibiting the discharge of preproduction plastic materials. Transportation & Energy	47 48 49 50
SB26-017	by Senator(s) Daugherty and Bright; --Concerning changes to out-of-network health-care services dispute resolution processes for health insurance carriers. Health & Human Services	51 52 53 54
SB26-018	by Senator(s) Wallace and Kolker; also Representative(s) Froelich and Garcia--Concerning legal protections for the dignity of a minor, and, in connection therewith, suppressing a court record associated with changing a minor's name and requiring the court to consider as a relevant factor when determining parenting time and allocation of decision-making responsibility whether the minor's parent recognizes the child's identity as it relates to a protected class. Judiciary	55 56 57 58 59 60 61 62
SB26-019	by Senator(s) Ball and Bright; also Representative(s) Sirota--Concerning changes to local early childhood infrastructure, and, in connection therewith, expanding the responsibilities and functions of early childhood councils to include certain responsibilities and functions formerly performed by local coordinating organizations and imposing new accountability requirements. Education	63 64 65 66 67 68 69
SB26-020	by Senator(s) Bright and Ball; also Representative(s) Sirota--Concerning measures related to child care provider licensing, and, in connection therewith, expanding the use of a digital file system, increasing reliance on trained personnel from the department of early childhood	70 71 72

for inspections and investigations, imposing certain requirements in connection with regulation by local governing authorities, and creating a task force.
Education

- SB26-021** by Senator(s) Mullica and Simpson, Hinrichsen, Exum; also Representative(s) Barron and Paschal, Stewart R., Lindsay, Jackson--Concerning authorizing the clean fleet enterprise to encourage the replacement of high-emitting trucks with low-emitting trucks in motor vehicle fleets.
Transportation & Energy
- SB26-022** by Senator(s) Snyder and Simpson, Liston, Zamora Wilson; also Representative(s) Caldwell and Paschal, Flanell, Keltie--Concerning an entity that encounters challenges in achieving the greenhouse gas emissions reduction goal included in the entity's clean energy plan.
Transportation & Energy
- SB26-023** by Senator(s) Kolker and Kirkmeyer; also Representative(s) Hamrick--Concerning the financing of public schools.
Education
- SB26-024** by Senator(s) Liston and Michaelson Jenet; also Representative(s) Soper--Concerning unmanned aircraft systems.
Local Government & Housing
- SB26-025** by Senator(s) Rich and Snyder; also Representative(s) Marshall--Concerning land survey monumentation.
Transportation & Energy
- SB26-026** by Senator(s) Catlin; also Representative(s) Lieder and Winter T.--Concerning increasing the gross vehicle weight rating limit for a passenger motor vehicle for which the use of a child restraint system is required.
Transportation & Energy
- SB26-027** by Senator(s) Zamora Wilson; --Concerning the creation of a rebuttable presumption that requires equal parenting time.
State, Veterans, & Military Affairs
- SB26-028** by Senator(s) Pelton R.; --Concerning removal of wind generation as a clean energy source related to the state's clean energy goals.
Transportation & Energy
- SB26-029** by Senator(s) Carson; --Concerning an income tax credit for a contribution to a health savings account.
State, Veterans, & Military Affairs
- SB26-030** by Senator(s) Baisley; --Concerning a grant program for local governments to improve access to state parks.
State, Veterans, & Military Affairs

INTRODUCTION OF RESOLUTIONS

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

- SJR26-001** by Senator(s) Roberts and Catlin; also Representative(s) McCormick and Winter T.--Concerning approval of water project revolving fund eligibility lists administered by the Colorado water resources and power development authority.
Agriculture & Natural Resources
- SR26-001** by Senator(s) Pelton B.; --Concerning demanding the Colorado Department of Transportation to implement road improvement projects in Morgan County.
Transportation & Energy

MESSAGE FROM THE GOVERNOR

January 5, 2026

To the Honorable
Colorado Senate

Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

EXECUTIVE DIRECTOR OF THE
DEPARTMENT OF HIGHER EDUCATION

effective January 12, 2026 for a term expiring at the pleasure of the Governor:
James (JB) Holston of Denver, Colorado, appointed.

Sincerely,

Jared Polis
Governor

December 19, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

EXECUTIVE DIRECTOR OF THE
DEPARTMENT OF MILITARY AND VETERANS AFFAIRS AND ADJUTANT GENERAL

for a term expiring at the pleasure of the Governor:

Robert Davis of Boulder, Colorado, appointed.

Sincerely,

Jared Polis
Governor

MESSAGE FROM THE HOUSE

Wednesday, January 14, 2026
Mr. President:

The House has adopted and transmits herewith SJR26-002, amended as printed in House Journal, January 14, 2026. Pursuant to the resolution, the Speaker has appointed Representatives Martinez, chair, Smith, and Bottoms.

The House has adopted and transmits herewith SJR26-003, as printed in House Journal, January 14, 2026. Pursuant to the resolution, the Speaker has appointed Representatives Ricks, chair, Clifford, and Suckla.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday, January 15, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

2nd Legislative Day Thursday, January 15, 2026

- Prayer By Senator, Pelton R.
- Call to Order By the President at 9:00 a.m.
- Roll Call Present--34
Absent--0
Excused--1, Jodeh
- Quorum The President announced a quorum present.
- Pledge By Senator Mullica.
- Approval of the Journal On motion of Senator Kirkmeyer, the Journal of Wednesday, January 14, 2026 was approved as corrected by the Secretary.

SENATE SERVICES REPORT

Correctly Printed: SB26-001, 002, 003, 004, 005, 006, 007, 008, 009, 010, 011, 012, 013, 014, 015, 016, 017, 018, 019, 020, 021, 022, 023, 024, 025, 026, 027, 028, 029, and 030; SJR26-001, 002, and 003; SR26-001 and 002.
Correctly Engrossed: SJR26-002 and 003; SR26-002.

**CONSIDERATION OF HOUSE AMENDMENTS TO
 SENATE RESOLUTIONS**

SJR26-002 by Senator(s) Rodriguez, Coleman, Simpson; also Representative(s) Duran, McCluskie, Caldwell--Concerning a Joint Session of the Senate and the House of Representatives for the purpose of hearing a message from The Honorable Governor Jared Polis, and appointing a committee to escort the Governor.

Senator Rodriguez moved that the Senate concur in House amendments to SJR26-002, as printed in House journal, January 14, page(s) 28-29. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Daugherty	Y	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	E	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

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

	YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y		Daugherty	Y	Lindstedt	Y	Rodriguez	Y
Baisley	Y		Exum	Y	Liston	Y	Simpson	Y
Ball	Y		Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y		Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y		Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y		Jodeh	E	Pelton B.	Y	Weissman	Y
Catlin	Y		Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y		Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y		Kolker	Y	Roberts	Y		

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

Senate in recess. Senate reconvened.

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and 29 assigned to committees as follows:

May 16, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
STATE PLUMBING BOARD

effective July 2, 2025 for terms expiring July 1, 2029:

Sarah Harkssen of Thornton, Colorado, to serve as a master plumber, reappointed;

Matthew Gentrup of Loveland, Colorado, to serve as an employee of a local government agency conducting plumbing inspections, appointed;

Tiffany Hansen of Littleton, Colorado, to serve as a journeyman plumber, appointed.

Sincerely,

Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Business, Labor & Technology

December 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72

Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE STATE ELECTRICAL BOARD

Michael Cachat of Wheat Ridge, Colorado, to serve as a general contractor, occasioned by the resignation of Yvette Roman of Denver, Colorado, appointed.

Sincerely,

Jared Polis
Governor
Rec'd: 12/16/25
Justin Shofler, Reading Clerk

Committee on Business, Labor & Technology

December 16, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE UNDERGROUND DAMAGE PREVENTION SAFETY COMMISSION

effective January 2, 2026 for terms expiring January 1, 2029:

Martin Schmidt of Gunnison, Colorado, to serve as a representative of counties, appointed;

Erick Anderson of Denver, Colorado, to serve as a representative of municipalities, appointed;

Brandon Bernard of Colorado Springs, Colorado, to serve as a representative of water utilities, appointed;

Jason Fick of Milliken, Colorado, to serve as a representative of energy producers, appointed;

Kathleen Anderson of Aurora, Colorado, to serve as a representative of contractors, reappointed;

Annemarie Bluff of Peyton, Colorado, to serve as a representative of excavators, reappointed.

Sincerely,

Jared Polis
Governor
Rec'd: 12/16/25
Justin Shofler, Reading Clerk

Committee on Business, Labor & Technology

May 16, 2025

To the Honorable
Colorado Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72

Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
COLORADO COMMISSION ON JUDICIAL DISCIPLINE

effective July 1, 2025 for terms expiring June 30, 2029:

Robert Gardner, of Colorado Springs, Colorado, to serve as an attorney, appointed.

Sincerely,

Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Judiciary

June 27, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
STATE BOARD OF PAROLE

effective July 7, 2025 for a term expiring June 30, 2028:

Sarah Young of Fruita, Colorado, to serve as a law enforcement officer, appointed.

Sincerely,

Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Judiciary

October 24, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE

JUVENILE PAROLE BOARD

effective November 16, 2025 for terms expiring November 15, 2029:

Lory Comer of Denver, Colorado, to serve as a representative of the Colorado Department of Labor and Employment, appointed;

Tiffany Pelham Webb of Denver, Colorado, to serve as a public member, reappointed;

Adrienne Benavidez of Denver, Colorado, to serve as a public member, reappointed;

Kim Branham of Thornton, Colorado, to serve as a representative of the Colorado Department of Public Safety, reappointed;

Heidi Jeanne Hess of Clifton, Colorado, to serve as a public member from the Western Slope that is not employed by the state government, reappointed.

Sincerely,

Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Judiciary

June 27, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
TRANSPORTATION COMMISSION

effective July 2, 2025 for terms expiring July 1, 2029:

Elise Jones of Boulder, Colorado, to serve as a commissioner from the Fourth Transportation District, appointed;

Juan Marcano of Aurora, Colorado, to serve as a commissioner from the Third Transportation District, appointed;

Barbara McLachlan of Durango, Colorado, to serve as a commissioner from the Eighth Transportation District, appointed;

Terry Hart of Pueblo, Colorado, to serve as a commissioner from the Tenth Transportation District, reappointed.

Sincerely,

Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Transportation & Energy

September 12, 2025

To the Honorable

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72

Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint and submit to your consideration, the following:

MEMBERS OF THE
CLEAN FLEET ENTERPRISE

effective September 29, 2025 for terms expiring September 28, 2029:

Will Allison of Denver, Colorado, to serve as a member with expertise in air pollution reduction, reappointed;

John Tayer of Boulder, Colorado, to serve as a member with expertise in business or supply chain management, reappointed.

Sincerely,

Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Transportation & Energy

September 1, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
TRANSPORTATION COMMISSION

for a term expiring July 1, 2029:

Diane Barrett of Denver, Colorado, to serve as a commissioner from the First Transportation District, appointed.

Sincerely,

Jared Polis
Governor
Rec'd: 12/16/25
Justin Shofler, Reading Clerk

Committee on Transportation & Energy

August 28, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72

Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBERS OF THE BUILDING DECARBONIZATION ENTERPRISE BOARD OF DIRECTORS

for terms expiring September 1, 2027:

Grant Nelson of Castle Pines, Colorado, to serve as a representative of commercial buildings, such as offices, mixed-use properties, multifamily homes, or hospitals, appointed;

Cameron Millard of Frisco, Colorado, to serve as a local government representative with expertise in planning, energy codes or building decarbonization, appointed;

for terms expiring September 1, 2028:

Mike Truitt of Fort Collins, Colorado, to serve as a representative of residential buildings, appointed;

Aaron Martinez of Englewood, Colorado, to serve as a representative of commercial buildings, such as offices, mixed-use properties, multifamily homes or hospitals, appointed;

Voytek Gretka of Denver, Colorado, to serve as a building energy efficiency and decarbonization subject matter expert, appointed;

Krystal Schubert of Denver, Colorado, to serve as a utility representative, appointed.

Sincerely,

Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Transportation & Energy

December 19, 2025

To the Honorable Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBERS OF THE COLORADO AERONAUTICAL BOARD

for terms expiring December 19, 2028:

Leslie Summey of Denver, Colorado, to serve as a representative of local government that operates airports on the Eastern Slope, reappointed;

Brianna Lehman of Lafayette, Colorado, to serve as a resident of a community affected by general aviation airport traffic or traffic at a commercial airport at which there is significant general aviation activity, reappointed.

Sincerely,

Jared Polis
Governor
Rec'd: 01/06/26
Justin Shofler, Reading Clerk

Committee on Transportation & Energy

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Friday, January 16, 2025.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

 3rd Legislative Day

Friday, January 16, 2026

Prayer By Senator Bridges.

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

Roll Call Present--31
 Remote--1, Exum
 Excused--4, Danielson, Gonzales, Jodeh, Mullica
 Present later-- 2, Mullica

Quorum The President announced a quorum present.

Pledge By Senator Pelton B.

Approval of the Journal On motion of Senator Kirkmeyer, the Journal of Thursday, January 15, 2026 was approved as corrected by the Secretary.

SENATE SERVICES REPORT

Correctly Printed: SB26-003 and 009. Corrected Introduced.
Correctly Enrolled: SJR26-002 and 003; SR26-002.

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

January 16, 2026
 Mr. President:

The House has adopted and transmits herewith HJR26-1002, as printed in the House Journal, January 16, 2026.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

HJR26-1002 by Representative(s) Bacon and Carter, English, Jackson, Joseph, Ricks; also Senator(s) Coleman and Exum--Concerning the commemoration of Martin Luther King Jr. Day.

Laid over until Tuesday, January 20, 2026.

SJR26-004 by Senator(s) Kolker and Simpson; also Representative(s) Clifford--Concerning recognizing the week of September 20 through September 26, 2026, as "Frontotemporal Degeneration Awareness Week".

Laid over until Friday, January 30, 2026.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows:

May 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
GROUND WATER COMMISSION

for terms expiring May 1, 2029:

Marc Arnusch of Keenesburg, Colorado, a resident agriculturist of the Lost Creek Basin, reappointed;

David Keeler of Wray, Colorado, a resident agriculturist of the Northern High Plains Basin, reappointed;

Clay Kinnison of Grover, Colorado, a resident agriculturist of the Upper Crow Creek Basin, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: 12/04/25 59
Justin Shofler, Reading Clerk

Committee on Agriculture & Natural Resources

May 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBER OF THE
COLORADO AGRICULTURE DEVELOPMENT AUTHORITY

effective July 1, 2025 for a term expiring June 30, 2029:

Hannah Denelle Wilks of Arvada, Colorado, a Democrat, to serve as a member with knowledge of agricultural activity in the state, and who shall represent the various agriculture operations and geographical regions of the state, reappointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: 12/16/25
Justin Shofler, Reading Clerk

Committee on Agriculture & Natural Resources

May 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
COLORADO WILDLIFE HABITAT STAMP COMMITTEE

for terms expiring December 31, 2028:

David Gottenborg of Jefferson, Colorado, to serve as a landowner actively engaged in agriculture, reappointed;

Steven Woodis of Montrose, Colorado, to serve as a landowner actively engaged in agriculture, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Agriculture & Natural Resources

May 16, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
STATE BOARD OF STOCK INSPECTION COMMISSIONERS

for terms expiring May 1, 2029:

Lorene Frances Bonds of Durango, Colorado, to serve as a representative of the non-confinement cattle industry, reappointed;

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Jodie Martin-Witt of Mead, Colorado, to serve as a representative with broad general knowledge of the Colorado livestock industry who shall represent commodity other than confinement and non-confinement cattle industries, with the largest percentage of changed fees, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Agriculture & Natural Resources

June 27, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBER OF THE
STATE BOARD OF LAND COMMISSIONERS

effective July 1, 2025 for a term expiring June 30, 2029:

Deborah Froeb of Denver, Colorado to serve as a representative of natural resource conservation, and as an Unaffiliated, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Agriculture & Natural Resources

August 15, 2025

To the Honorable Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBERS OF THE
COLORADO TOURISM OFFICE BOARD OF DIRECTORS

for a term expiring June 1, 2026:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Liz Agostin of Tabernash, Colorado, to serve as an at large member from tourism-based industries, occasioned by the resignation of Alexander Boian of Erie, Colorado, appointed;

for terms expiring June 1, 2029:

Meagan Leatham of Colorado Springs, Colorado, to serve as a representative of a cultural event and facilities group, appointed;

George Karayiannakis of Denver, Colorado, to serve as an at-large member from tourism-based industries, appointed;

Lisa Boyer of Denver, Colorado to serve as a representative of private travel attractions and casinos, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Agriculture & Natural Resources

September 26, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
COLORADO WATER RESOURCES
AND POWER DEVELOPMENT AUTHORITY

effective October 2, 2025 for terms expiring October 1, 2029:

Roy Heald of Colorado Springs, Colorado, to serve as a representative of the Arkansas Drainage Basin, and as a representative with experience in the planning and developing of water projects, appointed;

Karen Wogsland of Steamboat Springs, Colorado, to serve as a representative of the Yampa White Drainage Basin, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Agriculture & Natural Resources

October 22, 2025

To the Honorable Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
COLORADO TOURISM OFFICE BOARD OF DIRECTORS

for a term expiring June 1, 2027:

Caroline Glover of Denver, Colorado, to serve as a representative of the food, beverage and restaurant industry, occasioned by the resignation of Dana Rodriguez of Westminster, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Agriculture & Natural Resources

August 1, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
ORPHANED WELLS MITIGATION ENTERPRISE BOARD

effective September 2, 2025 for a term expiring September 1, 2028:

Christopher Simmons of Denver, Colorado, to serve as a an individual with formal training or substantial experience in land reclamation projects, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Transportation & Energy

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

August 15, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
COMMUNITY ACCESS ENTERPRISE

effective September 29, 2025 for terms expiring September 28, 2029:

Paul Bony of Steamboat Springs, Colorado, to serve as a representative of a business or organization that supports electric alternatives to motor vehicles, reappointed;

Laura Getts of Pueblo, Colorado, to serve as a representative of the public, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Transportation & Energy

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-002 and 003; SR26-002.

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Tuesday, January, 20 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

7th Legislative Day

Tuesday, January 20, 2026

Prayer	By Senator Baisley.	10
Call to Order	By the President at 10:00 a.m.	11
Roll Call	Present--32 Excused-- 3, Kolker, Catlin, Bridges Remote-- 1, Exum Present later--1, Bridges	12 13 14 15 16 17 18 19
Quorum	The President announced a quorum present.	20 21
Pledge	By Senator Baisley	22 23
Approval of the Journal	On motion of Senator Amabile, the Journal of Friday, January 16, 2026, was approved as corrected by the Secretary.	24 25 26 27

SENATE SERVICES REPORT

Correctly Printed: SJR26-004.

COMMITTEE OF REFERENCE REPORTS

State, Veterans & Military Affairs The Committee on State, Veterans, & Military Affairs 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:

EXECUTIVE DIRECTOR OF THE DEPARTMENT OF
MILITARY AND VETERANS AFFAIRS
AND ADJUTANT GENERAL

for a term expiring at the pleasure of the Governor:

Robert Davis of Boulder, Colorado, appointed.

CONSIDERATION OF RESOLUTIONS

HJR26-1002 by Representative(s) Bacon and Carter, English, Jackson, Joseph, Ricks; also Senator(s) Coleman and Exum--Concerning the commemoration of Martin Luther King Jr. Day.

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66

	YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y		Daugherty	Y	Lindstedt	Y	Rodriguez	Y
Baisley	Y		Exum	Y	Liston	Y	Simpson	Y
Ball	Y		Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E		Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y		Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y		Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	E		Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y		Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y		Kolker	E	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Carson, Cutter, Danielson, Daugherty, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Lindstedt, Liston, Marchman, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows:

June 6, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
COAL MINE BOARD OF EXAMINERS

for a term beginning July 2, 2025 expiring July 1, 2029:

Eric Popham of Rangely, Colorado, to serve as a coal mine owner, operator or manager engaged in underground mining and engineer experience in coal mining, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler, Reading Clerk

Agriculture & Natural Resources

August 15, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE INSTITUTE OF CANNABIS RESEARCH GOVERNING BOARD

for a term expiring August 5, 2027:

Angela Bryan, PhD of Boulder, Colorado, to serve as a scientist from a relevant field, occasioned by the resignation of L. Cinnamon Bidwell of Boulder, Colorado, appointed;

for terms expiring August 5, 2029:

Chuck Smith of Denver, Colorado, to serve as a member associated with cannabis-related industries, appointed;

Joanna Zeiger, PhD of Boulder, Colorado, to serve as a scientist from a relevant field, reappointed;

Sherard Marshon Rogers of Denver, Colorado, to serve as a member associated with cannabis-related industries, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler, Reading Clerk

Education

May 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBERS OF THE COLORADO EDUCATIONAL AND CULTURAL FACILITIES AUTHORITY BOARD OF DIRECTORS

effective July 1, 2025, for terms expiring June 30, 2029:

Morris Price of Denver, Colorado, to serve as a public member, reappointed;

Heather Schell of Evergreen, Colorado, to serve as a public member, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler, Reading Clerk

Education

July 25, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBERS OF THE
COLLEGEINVEST BOARD OF DIRECTORS

for a term expiring July 31, 2027:

Bret Hirsh of Aspen, Colorado, occasioned by the resignation of Martha Awad of Denver, Colorado, appointed;

for a term expiring July 31, 2029:

David Hughes of Denver, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler, Reading Clerk

Education

December 22, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
STATE BOARD FOR COMMUNITY COLLEGES
AND OCCUPATIONAL EDUCATION

effective January 1, 2026 for terms expiring December 31, 2029:

Ross Dueber of Colorado Springs, Colorado, to serve as a representative of the Fifth Congressional District, reappointed;

Karen McNeil Miller of Centennial, Colorado, to serve as a representative of the Sixth Congressional District, reappointed;

Yolanda Ortega of Westminster, Colorado, to serve as a representative of the Eighth Congressional District, reappointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/06/26)
Justin Shofler, Reading Clerk

Education

December 22, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
BOARD OF TRUSTEES FOR COLORADO MESA UNIVERSITY

effective January 1, 2026 for terms expiring December 31, 2029:

Timothy Fry of Grand Junction, Colorado, reappointed;

Gary Reiff of Denver, Colorado, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/06/26)
Justin Shofler, Reading Clerk

Education

May 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
CHARTER SCHOOL INSTITUTE BOARD

effective July 2, 2025 for terms expiring July 1, 2028:

Liz Howell of Grand Junction, Colorado, to serve as a parent whose child is attending an institute charter school, appointed;

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Andrew Karow of Carbondale, Colorado, to serve as a member with board experience with other boards or public service experience, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler, Reading Clerk

Education

October 3, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
PRIVATE OCCUPATIONAL SCHOOL BOARD

for a term expiring July 1, 2029:

Jason Wardrip of Aurora, Colorado, to serve as a public member, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler, Reading Clerk

Education

August 1, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, appoint, and submit to your consideration, the following:

MEMBERS OF THE
ADVISORY COMMITTEE ON GOVERNMENTAL ACCOUNTING

for terms expiring May 18, 2029:

Anne Penney of Erie, Colorado, to serve as a representative of city and town government, reappointed;

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

David Reynolds of Dillon, Colorado, to serve as a representative of county government, appointed;
Jane Frederick of Longmont, Colorado, to serve as a representative of school and junior college districts, appointed;
for a term expiring May 18, 2027:

Bill Riedell of Denver, Colorado, to serve as a representative of city and county government, occasioned by the resignation of Brenda Richey of Boulder, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler, Reading Clerk

Finance

June 6, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
COLORADO BANKING BOARD

for a term expiring July 1, 2027:

Scott Applegate of Estes Park, Colorado, to serve as a representative of a state bank in the fortieth percentile based on total asset size, occasioned by the resignation of Lora Rose of Falcon, Colorado, appointed.

effective July 2, 2025 for terms expiring July 1, 2029:

Jennifer Payne of Arvada, Colorado, to serve as a representative of bankers, reappointed;

Megan Harmon of Colorado Springs, Colorado, to serve as an executive officer of a state bank, reappointed;

Kimberly Gardner of Centennial, Colorado, to serve as an executive officer of a trust company, reappointed;

William Clay Roberts of Parker, Colorado, to serve as a representative of money transmitters, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/19/25)
Justin Shofler, Reading Clerk

Finance

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Wednesday,
January 21, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

8th Legislative Day

Wednesday, January 21, 2026

- Prayer By the chaplain, Pastor Vern Rempel, Mountain Community Mennonite Church, Littleton. 11-12
- Call to Order By the President at 9:00 a.m. 14-15
- Roll Call Present-- 21. 17
Excused-- 14, Amabile, Bridges, Bright, Catlin, Daugherty, Exum, Gonzales, Jodeh, Kirkmeyer, Kolker, Lindstedt, Mullica, Roberts, Zamora Wilson. 18-19
Present later--10, Amabile, Bright, Daugherty, Exum, Gonzales, Jodeh, Kirkmeyer, Lindstedt, Roberts, Zamora Wilson. 20-21
- Quorum The President announced a quorum present. 23-24
- Pledge By Senator Baisley. 25
- Approval of the Journal On motion of Senator Ball, the Journal of Tuesday, January 20, 2026 was approved as corrected by the Secretary. 26-28

SENATE SERVICES REPORT

Correctly Revised: HJR26-1002.

MESSAGE FROM THE HOUSE

January 20, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1001 and HJR26-1003, as printed in the House Journal, January 20, 2026.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

- HJR26-1003** by Representative(s) Duran and Caldwell; also Senator(s) Mullica--Concerning national blood donor month. 56-57
Laid over till Monday, January 26. 58
- HJR26-1001** by Representative(s) Hamrick, Duran; also Senator(s) Rodriguez, Coleman, Simpson-- Concerning the officers and employees of the Second Regular Session of the Seventy-fifth General Assembly. 60-62

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

CONSIDERATION OF RESOLUTIONS

HJR26-1001 by Representative(s) Hamrick, Duran; also Senator(s) Rodriguez, Coleman, Simpson-- Concerning the officers and employees of the Second Regular Session of the Seventy-fifth General Assembly.

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

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	Y	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	E	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	E	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	E	Rich	Y	President	Y
Danielson	Y	Kolker	E	Roberts	Y		

Co-sponsor(s) added: Kipp.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HJR26-1002.

At the order of the President, Senator Kirkmeyer was added to the current roll call.

Senate in recess. Senate reconvened.

INTRODUCTION OF RESOLUTIONS

The following resolution was read by title:

SJR26-005 by Senator(s) Roberts and Pelton R.; also Representative(s) Johnson and McCormick-- Concerning the designation of "Colorado 4-H Day".

Laid over until Monday, January 26, 2026.

MESSAGE FROM THE GOVERNOR

Appointment A letter of designation and appointment from Governor Jared Polis was read and assigned to committee as follows:

October 22, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
FIRE AND POLICE PENSION ASSOCIATION BOARD OF DIRECTORS

for terms expiring September 1, 2028:

Karen Marلمان Frame of Greenwood Village, Colorado, to serve as a representative of a corporate administration, reappointed;

Joan Brown of Golden, Colorado, to serve as a representative of the financial community with expertise in insurance disability claims, reappointed;

for a term expiring September 1, 2031:

Donald Lombardi of Centennial, Colorado, to serve as a retired firefighter chief, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/12/26)
Justin Shofler, Reading Clerk

State, Veterans & Military Affairs

December 8, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBER OF THE
FIRE AND POLICE PENSION ASSOCIATION BOARD OF DIRECTORS

for a term expiring September 1, 2029:

Kim McDaniel of Broomfield, Colorado, to serve as a representative of a Colorado municipal employer, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/16/25)
Justin Shofler, Reading Clerk

State, Veterans & Military Affairs

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

August 29, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
BOARD OF COMMISSIONERS OF
VETERANS COMMUNITY LIVING CENTERS

for a term expiring July 1, 2029:

MaKormick Claypool of Parker, Colorado, to serve as a member with practical clinical experience in nursing homes, and a Republican, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler, Reading Clerk

State, Veterans & Military Affairs

May 23, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
COLORADO LOTTERY COMMISSION

effective July 2, 2025 for a term expiring July 1, 2029:

Michael Shea of Denver, Colorado, to serve as an attorney, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler, Reading Clerk

Finance

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

May 30, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
COLORADO RACING COMMISSION

for a term expiring July 1, 2028:

Lori Scott of Commerce City, Colorado, an Unaffiliated from the Eighth Congressional District, to serve as a representative of the racing industry, occasioned by the removal of Jonathan Horowitz of Parker, Colorado, appointed.

effective July 2, 2025 for terms expiring July 1, 2029:

Tameka Sampson of Aurora, Colorado, a Democrat from the Sixth Congressional District, to serve as a representative of business, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler, Reading Clerk

Finance

May 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
SECURITIES BOARD

effective July 2, 2025 for a term expiring July 1, 2028:

Andrea Genschaw of Louisville, Colorado, to serve as a certified public accountant, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Justin Shofler, Reading Clerk

Finance

June 20, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBERS OF THE
PUBLIC EMPLOYEES' RETIREMENT BENEFIT PLANS

for a term expiring July 10, 2028:

Cynthia Loh of Boulder, Colorado, to serve as a representative with experience and competence in investment, management, finance, banking, economics, accounting pension administration or actuarial analysis, occasioned by the resignation of Taylor McLemore of Denver, Colorado, appointed:

effective July 11, 2025 for a term expiring July 10, 2029:

Andrew Schremp of Denver, Colorado to serve as a representative in investment, management, finance, banking, economics, accounting pension administration or actuarial analysis, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler, Reading Clerk

Finance

December 12, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit for your consideration, the following:

MEMBERS OF THE
STATE BOARD OF HEALTH

for a term expiring March 1, 2027:

Meagan Hillman of Lamar, Colorado, to serve as a resident of the Fourth Congressional District and an Unaffiliated, occasioned by the resignation of Lisa Neal-Graves of Parker, Colorado, appointed.

for terms expiring March 1, 2029:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Laura Shunk of Denver, Colorado, a resident of the First Congressional District and a Democrat, to serve as a member at-large, appointed;

Deborah Fitch of Parshall, Colorado, a resident of the Second Congressional District and a Republican, to serve as a member at-large, appointed;

Eric Stiasny of Cahone, Colorado, a resident of the Third Congressional District and an Unaffiliated, to serve as a County Commissioner, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/16/25)
Justin Shofler, Reading Clerk

Health & Human Services



December 12, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
COLORADO CHILD ABUSE PREVENTION TRUST FUND

for terms expiring November 7, 2028:

Lindsay Spraker of Littleton, Colorado, to serve as a subject matter expert with knowledge of child abuse prevention, reappointed;

Antonia Chiesa of Denver, Colorado, to serve as a subject matter expert with knowledge of child abuse prevention, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/16/25)
Justin Shofler, Reading Clerk

Health & Human Services



May 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
AIR QUALITY CONTROL COMMISSION

for a term expiring January 31, 2026:

Daniel Blankenship of Fountain, Colorado, to serve as a member with industrial and private sector experience, occasioned by the resignation of Randal Ahrens of Broomfield, Colorado, appointed;

for a term expiring January 31, 2028:

Anthony Gerber of Denver, Colorado, to serve as a member with scientific experience, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/19/25)
Justin Shofler, Reading Clerk

Health & Human Services

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HJR26-1001.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday, January 22, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

9th Legislative Day Thursday, January 22, 2026

Prayer By the chaplain, Rabbi Joshua Margo Associate Rabbi at Temple Emanuel, Denver.

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

Roll Call Present--30.
 Excused--5, Danielson, Exum, Kirkmeyer, Mullica, Pelton B
 Present later--2, Kirkmeyer, Pelton B.

Quorum The President announced a quorum present.

Pledge By Senator Baisley.

Approval of the Journal On motion of Senator Amabile, the Journal of Wednesday, January 21, 2026, was approved as corrected by the Secretary.

SENATE SERVICES REPORT

Correctly Printed: SJR26-005.
 Correctly Revised: HJR26-1001.

At the order of the President, Senator Kirkmeyer was added to the current roll call.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
 CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

EXECUTIVE DIRECTOR OF THE DEPARTMENT OF
 MILITARY AND VETERANS AFFAIRS
 AND ADJUTANT GENERAL

for a term expiring at the pleasure of the Governor:

Robert Davis of Boulder, Colorado, appointed.

YES	31	NO	0	EXCUSED	4	ABSENT	0
Amabile	Y	Daugherty	Y	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	E	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	E	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	E	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

At the order of the President, Senator Pelton B. was added to the current roll call.

Senate in recess. Senate reconvened.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-031 by Senator(s) Michaelson Jenet; also Representative(s) Camacho and Soper--Concerning the lawful use of a prescription drug product containing a schedule I controlled substance. Health & Human Services

MESSAGE FROM THE GOVERNOR

Appointment A letter of designation and appointment from Governor Jared Polis was read and assigned to committee as follows:

July 25, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
STATE HISTORICAL SOCIETY BOARD OF DIRECTORS

for terms expiring July 1, 2028:

- Bonnie Gross of Denver, Colorado, appointed;
- Nancy Chisholm of Lakewood, Colorado, reappointed;
- Zebulon Miracle of Grand Junction, Colorado, reappointed;
- Jennifer "Kim" MacDonnell of La Animas, Colorado, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler

State, Veterans & Military Affairs

May 16, 2025

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
STATE PERSONNEL BOARD

effective July 1, 2025 for a term expiring June 30, 2028:

Stacy Worthington of Westminster, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler

State, Veterans & Military Affairs

July 18, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
MEDICAL SERVICES BOARD

for terms expiring July 1, 2029:

Amanda Jichlinski of Golden, Colorado, to serve as a representative of the Seventh Congressional District, appointed;

Cassana Littler of Morrison, Colorado, to serve as a representative of the Seventh Congressional District, occasioned by the resignation of Sarah Porter of Salida, Colorado, appointed;

William Kinnard of Boulder, Colorado, to serve as a representative of Second Congressional District, reappointed;

Barry Martin of Denver, Colorado, to serve as a representative of the First Congressional District, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler

Health & Human Services

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

August 1, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
MEDICAL SERVICES BOARD

for a term expiring July 1, 2026:

Joseph Kennedy Costello of Arvada, Colorado, to serve as a representative of the Seventh Congressional District, occasioned by the resignation of Susan Lontine of Denver, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler

Health & Human Services

May 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBERS OF THE
SOLID AND HAZARDOUS WASTE COMMISSION

for terms expiring August 1, 2028:

Josh Radoff of Boulder, Colorado, to represent the academic community, appointed;

Aaron Byrne of Dillon, Colorado, to represent the government community, appointed;

effective August 2, 2025 for terms expiring August 1, 2028:

Joe Schieffelin of Wheat Ridge, Colorado, to represent the public at large, appointed;

John Briest of Parker, Colorado, to represent the public at large, appointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler

Health & Human Services

October 24, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBERS OF THE
AIR QUALITY CONTROL COMMISSION

for a term expiring January 31, 2026:

Harold James (Jim) Sewell of Castle Rock, Colorado, to serve as a member with technical experience, occasioned by the resignation of Bill Gonzalez of Denver, Colorado, appointed;

for a term expiring January 31, 2028:

Shelly Miller of Boulder, Colorado, to serve as a member with scientific experience, occasioned by the resignation of Anthony Gerber of Denver, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Shofler

Health & Human Services

July 11, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

MEMBER OF THE
COLORADO LIMITED GAMING CONTROL COMMISSION

for a term expiring July 1, 2029:

Michael Faber of Castle Pines, Colorado, to serve as a member from the Fourth Congressional District and representative of business management, appointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/12/26)
Justin Shofler

Finance

January 9, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint and submit to your consideration, the following:

MEMBER OF THE
COLORADO WILDLIFE HABITAT STAMP COMMITTEE

for a term expiring December 31, 2029:

Travis Black of Grand Junction, Colorado, to serve as a Division of Parks and Wildlife, who is also a wildlife biologist and non-voting member, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/09/26)
Justin Shofler

Agriculture & Natural Resources

December 22, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
BOARD OF TRUSTEES FOR ADAMS STATE UNIVERSITY

effective January 1, 2026 for terms expiring December 31, 2029:

Jon Barba of Henderson, Colorado, appointed;

Donna Wehe of Alamosa, Colorado, appointed;

Duane Bussey of Alamosa, Colorado, reappointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/06/26)
Justin Shofler

Education

January 9, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
PRIVATE OCCUPATIONAL SCHOOL BOARD

for a term expiring July 1, 2026:

Howard Ogg of Denver, Colorado, to serve as a representative of the general public, who is an owner or operator of a business within Colorado that employs students who are enrolled in schools that are subject to administration by the private occupational school division, occasioned by the resignation of Scott Cardona of Denver, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/09/26)
Justin Shofler

Education

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Friday, January 23, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

10th Legislative Day Friday, January 23, 2026

		1
		2
		3
		4
		5
		6
		7
		8
		9
		10
Prayer	By Senator Frizell	11
		12
Call to Order	By the President at 9:00 a.m.	13
		14
Roll Call	Present--28.	15
	Excused--7, Bridges, Cutter, Danielson, Gonzales, Kirkmeyer, Marchman, Mullica.	16
	Present later--2, Kirkmeyer, Gonzales.	17
		18
		19
Quorum	The President announced a quorum present.	20
		21
Pledge	By Senator Baisley	22
Approval of the Journal	On motion of Senator Amabile, the Journal of Thursday, January 22, 2026 was approved as corrected by the Secretary.	23
		24
		25
		26
		27
		28
		29
	At the order of the President, Senator Kirkmeyer was added to the current roll call.	30
		31
		32
		33

SENATE SERVICES REPORT

Correctly Printed: SB26-031.

COMMITTEE APPOINTMENT

January 22, 2026
Natalie Castle
Executive Director
Office of Legislative Council
200 E. Colfax Ave., Room 029
Denver, CO 80203

Dear Director Castle,

I am pleased to appoint Senator Janice Marchman to the Legislative Council Committee. This appointment is effective immediately.

Sincerely,
(signed)
James R. Coleman
Senate President

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60

YES	29	NO	0	EXCUSED	6	ABSENT	0
Amabile	Y	Daugherty	Y	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	E	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	E	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	E	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows:

January 13, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
FRONT RANGE PASSENGER RAIL DISTRICT BOARD

for a term expiring December 31, 2029:

Maria Garcia Berry of Denver, Colorado, to serve as a representative of a passenger rail development or operations system, occasioned by the resignation of Salvatore Pace of Pueblo, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/20/26)
Justin Sholfer

Transportation & Energy

December 23, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBER OF THE
BOARD OF TRUSTEES FOR THE
UNIVERSITY OF NORTHERN COLORADO

effective January 1, 2026 for a term expiring December 31, 2029:

Annette Martinez of Windsor, Colorado, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/06/26)
Justin Sholfer

Education

December 23, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBER OF THE
BOARD OF TRUSTEES FOR FORT LEWIS COLLEGE

effective January 1, 2026, for a term expiring December 31, 2029:

Paul Major of Telluride, Colorado, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/06/26)
Justin Sholfer

Education

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

December 23, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint and submit to your consideration, the following:

MEMBERS OF THE
BOARD OF GOVERNORS OF THE
COLORADO STATE UNIVERSITY SYSTEM

effective January 1, 2026 for terms expiring December 31, 2029:

Elizabeth Markey of Fort Collins, Colorado, reappointed;

Louis Martin of Rush, Colorado, reappointed;

Kenzo Kawanabe of Denver, Colorado, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/06/26)
Justin Sholfer

Education

December 19, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
BOARD OF TRUSTEES OF THE
COLORADO SCHOOL OF MINES

for a term expiring December 31, 2028:

Wendy Lea of Boulder, Colorado, to serve as a non-alumnus of the school, occasioned by the passing of Judith Steinberg of Aspen, Colorado, appointed;

effective January 1, 2026 for terms expiring December 31, 2029:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Stephen Fenberg of Boulder, Colorado, to serve as an non-alumnus of the school, appointed;

David Lawler of Denver, Colorado, to serve as an alumnus of the school, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/06/26)
Justin Sholfer

Education

June 6, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
COLORADO COMMISSION ON HIGHER EDUCATION

effective July 2, 2025 for terms expiring July 1, 2029:

Aaron Harber of Lafayette, Colorado, to represent the Second Congressional District, reappointed;

James Wilson, of Salida, Colorado, to represent the Seventh Congressional District, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Sholfer

Education

January 13, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MEMBER OF THE
STATE BOARD OF THE
GREAT OUTDOORS COLORADO TRUST FUND

for a term expiring April 15, 2029:

Jim Ramey of Grand Junction, Colorado, to serve as a representative of the Third Congressional District, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/20/26)
Justin Sholfer

Agriculture & Natural Resources

January 9, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
STATE BOARD OF THE
GREAT OUTDOORS COLORADO TRUST FUND

for terms expiring April 15, 2029:

Adam Eichberg of Denver, Colorado, to serve as a representative of the First Congressional District, appointed;

Ray Rivera of Golden, Colorado, to serve as a representative of the Seventh Congressional District, appointed;

Brenda May of Lamar, Colorado, to serve as a representative of agriculture and of the Fourth Congressional District, reappointed;

Krithika Prashant of Colorado Springs, Colorado, to serve as a representative of the Fifth Congressional District, reappointed;

Patty Imhoff of Greenwood Village, Colorado, to serve as a representative of the Sixth Congressional District, reappointed;

Tom Lee of Greenwood Village, Colorado, to serve as a representative of the Sixth Congressional District, reappointed;

effective April 16, 2026 for terms expiring April 15, 2030:

Raymond Tschillard of Greeley, Colorado, to serve as a representative of the Eighth Congressional District, reappointed;

Mara Brosy-Wiwchar of Thornton, Colorado, to serve as a representative of the Eighth Congressional District, reappointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/09/26)
Justin Sholfer

Agriculture & Natural Resources

August 15, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappointed and submit to your consideration, the following:

MEMBERS OF THE
COMMISSION ON AGING

effective September 2, 2025 for terms ending September 1, 2028:

Danelle Hubbard of Centennial, Colorado, to serve as a member with expertise in dementia, appointed;

Peter Hynes of Glendale, Colorado, to serve as a representative of the housing sector, appointed;

Laura Kinder of Boulder, Colorado, to serve as a representative of the Second Congressional District 2, appointed;

Jake McGuire of Denver, Colorado, to serve as a member with knowledge of transportation, reappointed;

Ellen Taxman of Boulder, Colorado, to serve as a representative of an organization providing home & community based services, reappointed;

Jodi Waterhouse of Denver, Colorado, to serve as a representative of higher education, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/12/26)
Justin Sholfer

Health & Human Services

June 20, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
AIR QUALITY CONTROL COMMISSION

for a term expiring January 31, 2028:

Jana Milford of Boulder, Colorado, to serve as a member with technical and private sector experience, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Sholfer

Health & Human Services

September 12, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBER OF THE
COLORADO PRESCRIPTION DRUG AFFORDABILITY
REVIEW BOARD

effective September 28, 2025 for a term expiring September 27, 2028:

James Vandenberg, PharmD, BCPS of Denver, Colorado, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/04/25)
Justin Sholfer

Health & Human Services

July 18, 2025

To the Honorable
Colorado Senate
Colorado General Assembly

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint and submit for your consideration, the following:

MEMBERS OF THE
STATE BOARD OF HEALTH

for terms expiring March 1, 2029:

Stan VanderWerf of El Paso, Colorado, to serve as a resident of the Fifth Congressional District and as a Republican, reappointed;

Christina Suh of Aurora, Colorado, to serve as a resident of the Sixth Congressional District and as an Unaffiliated, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/19/25)
Justin Sholfer

Health & Human Services

January 9, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint and submit to your consideration, the following:

MEMBERS OF THE
WORKERS' COMPENSATION COST
CONTAINMENT BOARD

for terms expiring December 13, 2029:

Robert Switzer of Centennial, Colorado, to serve as an executive with good risk management experience in the insurance industry, reappointed;

Thomas Jensen of Gypsum, Colorado, to serve as an employer with good risk management experience with respect to their workers' compensation insurance, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/09/26)
Justin Sholfer

Business, Labor, & Technology

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

At the order of the President, Senator Gonzales was added to the current roll call.

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m.,
Monday, January 26, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

13th Legislative Day Monday, January 26, 2026

- Prayer By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver.
- Call to Order By the President at 10:00 a.m.
- Roll Call Present--34.
Excused--1, Cutter.
- Quorum The President announced a quorum present.
- Pledge By Senator Lindstedt.
- Approval of the Journal On motion of Senator Bright, the Journal of Friday, January 23, 2026 was approved as corrected by the Secretary.

CONSIDERATION OF RESOLUTIONS

HJR26-1003 by Representative(s) Duran and Caldwell; also Senator(s) Mullica--Concerning national blood donor month.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Daugherty	Y	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	E	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bridges, Bright, Carson, Catlin, Coleman, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Michaelson Jenet, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

SJR26-005 by Senator(s) Roberts and Pelton R.; also Representative(s) Johnson and McCormick--
Concerning the designation of "Colorado 4-H Day".

On motion of Senator Roberts, the resolution was read at length and **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Daugherty	Y	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	E	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bridges, Bright, Carson, Catlin, Coleman, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Michaelson Jenet, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

Senate in recess.

Senate reconvened.

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-032** by Senator(s) Daugherty and Mullica; also Representative(s) Feret and Brown--Concerning the promotion of immunization access.
Health & Human Services
- SB26-033** by Senator(s) Liston; also Representative(s) Winter T.--Concerning clean energy permitting processes, and, in connection therewith, creating the Colorado clean energy permitting coordination office.
State, Veterans, & Military Affairs
- SB26-034** by Senator(s) Kolker and Marchman; also Representative(s) Hamrick and Bacon--Concerning expanding participation by members of the Auraria board of directors advisory committees.
Education
- SB26-035** by Senator(s) Roberts; --Concerning an increase of traffic violation penalties.
Transportation & Energy
- SB26-036** by Senator(s) Gonzales J. and Weissman; also Representative(s) Bacon and Zokaie--Concerning increasing operational efficiency of existing prison population management measures.
Judiciary
- SB26-037** by Senator(s) Rich and Roberts; also Representative(s) Soper and Espenoza--Concerning allowing local elected judicial officers to set weekend bonds.
Judiciary
- SB26-038** by Senator(s) Kipp; also Representative(s) Zokaie--Concerning Colorado state university compliance with ordinances imposed by a local government.
Local Government & Housing

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows:

January 13, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
BOARD OF TRUSTEES FOR
WESTERN COLORADO UNIVERSITY

for a term expiring December 31, 2028:

Kelly Nordini of Denver, Colorado, occasioned by the resignation of Alvina Vasquez of Wheat Ridge, Colorado, appointed;

for terms expiring December 31, 2029:

Danielle Henry of Thornton, Colorado, appointed;

Kara Buckley of Crested Butte, Colorado, reappointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (01/20/26)
Justin Sholfer

Committee on Education

June 22, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, appoint and submit to your consideration, the following:

MEMBERS OF THE
COLORADO HEALTHCARE AFFORDABILITY AND SUSTAINABILITY ENTERPRISE

for terms expiring May 15, 2029:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Mannat Singh of Denver, Colorado, to serve as a representative of a business that purchases or otherwise provides health insurance for its employees, reappointed;

Ryan Westrom of Castle Rock, Colorado, to serve as a representative of a statewide organization of hospitals, reappointed;

Ryan Thornton of Centennial, Colorado, to serve as a representative that is employed by a safety-net hospital in Colorado, appointed;

Julie Nickell of Aurora, Colorado, to serve as a representative that is employed by an urban hospital in Colorado, appointed;

Raine Henry of Denver, Colorado, to serve as an employee of the Colorado Department of Health Care Policy & Financing, appointed;

Hillary Jorgensen of Aurora, Colorado, to serve as a representative of healthcare consumers, appointed.

Sincerely,
(signed)
Jared Polis
Governor
Rec'd: (12/19/25)
Justin Sholfer

Health & Human Services

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HJR26-1003.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Tuesday, January 27, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

14th Legislative Day Tuesday, January 27, 2026

Prayer By the Senator, Michaelson Jenet.

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

Roll Call Present--33.
Excused--2, Ball, Kolker.
Remote--1, Exum.
Present later--1, Ball.

Quorum The President announced a quorum present.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, Senate Rule 1(b) was suspended to allow a person other than a Senator to lead the Pledge of Allegiance.

Pledge By Molly Jenks, Megan Sullivan-Jenks and Terry Sullivan.

Approval of the Journal On motion of Senator Bright, the Journal of Monday, January 26, 2026 was approved as corrected by the Secretary.

SENATE SERVICES REPORT

Correctly Printed: SB26-32, 033, 034, 035, 036, 037, and 038.
Correctly Engrossed: SJR26-005.
Correctly Revised: HJR26-1003.

At the order of the President, Senator Ball was added to the current roll call.

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

Tuesday, January 27, 2026
Mr. President:

The House has adopted and returns herewith SJR26-005.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

INTRODUCTION OF BILLS -- FIRST READING

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

- | | | |
|-----------------|---|----|
| | | 1 |
| | | 2 |
| | | 3 |
| | | 4 |
| | | 5 |
| SB26-039 | by Senator(s) Snyder and Pelton B.; also Representative(s) Boesenecker and Taggart--
Concerning the administration by the fire and police pension association of disability and
survivor benefits. | 6 |
| | Finance | 7 |
| | | 8 |
| | | 9 |
| | | 10 |
| SB26-040 | by Senator(s) Simpson and Amabile; also Representative(s) Stewart K.--Concerning the
affordable home ownership program. | 11 |
| | Local Government & Housing | 12 |
| | | 13 |
| | | 14 |
| SB26-041 | by Senator(s) Kipp and Weissman; also Representative(s) Brown and McCormick--
Concerning consumer protections in transactions involving medical care entities. | 15 |
| | Health & Human Services | 16 |
| | | 17 |
| | | 18 |
| SB26-042 | by Senator(s) Weissman and Amabile; also Representative(s) Zokaie and Sirota--
Concerning the classification of certain state revenue for the purposes of calculating state
fiscal year spending pursuant to section 20 of article X of the state constitution, and, in
connection therewith, clarifying the statutory definitions of collections for another
government and damage awards. | 19 |
| | Finance | 20 |
| | | 21 |
| | | 22 |
| | | 23 |
| | | 24 |
| | | 25 |
| SB26-043 | by Senator(s) Sullivan; also Representative(s) Froelich and Brown--Concerning the
regulation of firearm barrel transfers, and, in connection therewith, creating a criminal
penalty for the unlawful sale of a firearm barrel. | 26 |
| | State, Veterans, & Military Affairs | 27 |
| | | 28 |
| | | 29 |
| | | 30 |
| SB26-044 | by Senator(s) Pelton B.; --Concerning the collection of taxes on mineral rights by county
treasurers. | 31 |
| | Finance | 32 |
| | | 33 |
| | | 34 |
| SB26-045 | by Senator(s) Liston and Mullica, Baisley, Bright, Carson, Catlin, Frizell, Hinrichsen,
Kirkmeyer, Lindstedt, Pelton B., Pelton R., Rich, Roberts, Simpson, Snyder; also
Representative(s) Paschal and Winter T.--Concerning promoting workforce development
opportunities in Colorado's nuclear sector. | 35 |
| | Education | 36 |
| | | 37 |
| | | 38 |
| | | 39 |
| | | 40 |
| SB26-046 | by Senator(s) Frizell and Ball; also Representative(s) Richardson and Zokaie--Concerning
procedural requirements for the administration of property tax, and, in connection
therewith, modifying deadlines and certain requirements for transmitting information
related to taxable property. | 41 |
| | Finance | 42 |
| | | 43 |
| | | 44 |
| | | 45 |
| | | 46 |
| SB26-047 | by Senator(s) Danielson; also Representative(s) Duran--Concerning changes to the
definition of a general election for the purpose of submitting a question to the voters to
allow firefighters to collectively bargain with their public employers. | 47 |
| | State, Veterans, & Military Affairs | 48 |
| | | 49 |
| | | 50 |
| | | 51 |
| SB26-048 | by Senator(s) Hinrichsen and Marchman; also Representative(s) Joseph--Concerning
removing the exception that authorizes a minor who is sixteen years old or older to marry
with judicial approval. | 52 |
| | State, Veterans, & Military Affairs | 53 |
| | | 54 |
| | | 55 |
| | | 56 |
| SB26-049 | by Senator(s) Snyder and Frizell; also Representative(s) Camacho--Concerning homeowner
natural disaster mitigation. | 57 |
| | Finance | 58 |
| | | 59 |
| | | 60 |
| SB26-050 | by Senator(s) Marchman and Bright; --Concerning certain disclosures of policies that a
child care center must provide to the caregivers of children being served at the child care
center. | 61 |
| | Business, Labor, & Technology | 62 |
| | | 63 |
| | | 64 |
| | | 65 |
| | | 66 |
| | | 67 |

- SB26-051** by Senator(s) Ball; also Representative(s) Paschal--Concerning age attestation for users of computing devices.
Business, Labor, & Technology
- SB26-052** by Senator(s) Roberts and Catlin; also Representative(s) Lukens and Mauro--Concerning coal transition communities, and, in connection therewith, providing a hiring preference for coal transition workers in coal transition communities and expanding the allowable ways in which a public entity may deposit or invest just transition money.
Agriculture & Natural Resources
- SB26-053** by Senator(s) Kirkmeyer; also Representative(s) Clifford and Gonzalez R.--Concerning the expansion of eligible borrowers for mortgages through the Colorado housing and finance authority.
Local Government & Housing
- SB26-054** by Senator(s) Catlin and Snyder; also Representative(s) Ricks and Richardson--Concerning an exception to the statutory limit on the amount that a landlord may require a tenant to provide as a security deposit in cases where the landlord and tenant have executed a post-closing occupancy agreement.
Local Government & Housing

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m.,
Wednesday, January 28, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

15th Legislative Day Wednesday, January 28, 2026

- Prayer 10
 By the chaplain, Vern Rempel, Mountain Community Mennonite Church, Littleton. 11
- Call to Order 12
 By the President at 9:00 a.m. 13
- Roll Call 14
 Present--31. 15
 Excused--4, Ball, Danielson, Frizell, Gonzales, 16
 Present later--3, Ball, Frizell, Gonzales. 17
- Quorum 18
 The President announced a quorum present. 19
- Pledge 20
 By Senator Lindstedt. 21
- Approval of the Journal 22
 On motion of Senator Bright, the Journal of Tuesday, January 27, 2026, was approved as 23
 corrected by the Secretary. 24

SENATE SERVICES REPORT

Correctly Printed: SB26-039, 040, 041, 042, 043, 044, 045, 046, 047, 048, 049, 050, 051, 052, 053, and 054.

At the order of the President, Senator Ball and Frizell were added to the current roll call.

COMMITTEE OF REFERENCE REPORTS

State, Veterans, & Military Affairs 40
 After consideration on the merits, the Committee recommends that **SB26-004** be **amended** 41
 as follows, and as so amended, be referred to the Committee of the Whole with favorable 42
 recommendation. 43

Amend printed bill, page 2, line 24, after "CO-RESPONDER" insert "OR A 44
 COMMUNITY MEMBER, AS DEFINED IN THIS SECTION, WHO, AS PART OF A LAW 45
 ENFORCEMENT AGENCY OR EMERGENCY RESPONSE TEAM, PROVIDES ON-SITE 46
 CRISIS ASSESSMENT, DE-ESCALATION, OR INTERVENTION SERVICES TO 47
 INDIVIDUALS IN CRISIS, WHO". 48

Page 3, line 25, strike the first "FACILITY" and substitute "FACILITY, 49
 BEHAVIORAL HEALTH ENTITIES,". 50

Page 3, line 27, strike "MINOR," and substitute "A PERSON UNDER EIGHTEEN 51
 YEARS OLD". 52

Page 4, line 17, after "agency," insert "AND IF THE LAW ENFORCEMENT 53
 OFFICER OR LAW ENFORCEMENT AGENCY HAS PROBABLE CAUSE TO BELIEVE 54
 THE RESPONDENT HAS FIREARMS WITHIN THEIR CUSTODY, CONTROL, OR 55
 POSSESSION,". 56

Page 4, line 20, strike "possession" and substitute "possession, CUSTODY,". 57

Page 6, lines 3-4, strike "licensed health-care professional, or licensed 58
 mental health professional," and substitute "~~licensed health-care 59
 professional, or mental health professional;~~ COMMUNITY MEMBER". 60

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 8, line 18, strike "AN".

Strike "licensed health-care professional, or LICENSED mental health professional," and substitute "~~licensed health-care professional, or mental health professional~~, COMMUNITY MEMBER" on: **Page 4**, line 27; **Page 5**, lines 6-7, 10-11, and 25-26; **Page 6**, line 27; **Page 7**, lines 6-7, 10-11, and 25; and **Page 8**, lines 3-4.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-005.

At the order of the President, Senator Gonzales was added to the current roll call.

Senate in recess. Senate reconvened.

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-055** by Senator(s) Baisley; --Concerning a registry in the department of education for the disciplinary history of school personnel.
State, Veterans, & Military Affairs
- SB26-056** by Senator(s) Kirkmeyer; also Representative(s) Caldwell--Concerning modifying the state income tax on overtime compensation to apply only in the 2026 income tax year.
State, Veterans, & Military Affairs
- SB26-057** by Senator(s) Baisley; also Representative(s) Marshall--Concerning local school board directors elected by the eligible electors residing within the director district.
State, Veterans, & Military Affairs
- SB26-058** by Senator(s) Zamora Wilson; --Concerning modifications to voter registration, and, in connection therewith, eliminating the automatic voter registration provisions for default registration of electors as unaffiliated voters and requiring the registration records of electors who fail to vote in two consecutive general elections to be marked inactive.
State, Veterans, & Military Affairs
- SB26-059** by Senator(s) Cutter; also Representative(s) Lindsay--Concerning a prohibition on a member or member-elect of the general assembly holding multiple elected offices.
State, Veterans, & Military Affairs
- SB26-060** by Senator(s) Pelton R. and Daugherty; --Concerning information about youth athlete mental health training, and, in connection therewith, requiring mental health training for youth sports coaches and requiring the coaches to notify parents of possible mental health risks associated with concussions.
Health & Human Services
- SB26-061** by Senator(s) Rich and Roberts; also Representative(s) Lukens and Richardson--Concerning a change to legal notice publication requirements for a county without a requisite legal newspaper.
Local Government & Housing
- SB26-062** by Senator(s) Cutter and Kipp; also Representative(s) Velasco--Concerning certain rodent control products in the state.
Agriculture & Natural Resources
- SB26-063** by Senator(s) Hinrichsen; also Representative(s) Ricks--Concerning nonemergency medical transportation services for medicaid members.
Business, Labor, & Technology

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SB26-064	by Senator(s) Simpson and Roberts; also Representative(s) McCormick and Soper-- Concerning modifying the Colorado agricultural future loan program to allow certain eligible entities to qualify for funding from the program. Agriculture & Natural Resources	1 2 3 4 5
SB26-065	by Senator(s) Wallace and Kipp; also Representative(s) Velasco and Brown--Concerning limitations on the use of certain insecticides in the state. Agriculture & Natural Resources	6 7 8 9
SB26-066	by Senator(s) Jodeh and Carson; --Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration. Health & Human Services	10 11 12 13
SB26-067	by Senator(s) Sullivan; also Representative(s) Clifford--Concerning a tuition waiver for dependents of qualified veterans. Education	14 15 16 17
SB26-068	by Senator(s) Kolker and Pelton B.; also Representative(s) Hamrick and Garcia Sander-- Concerning measures to modify the administration of education assessments. Education	18 19 20 21
SB26-069	by Senator(s) Daugherty and Michaelson Jenet; also Representative(s) Lukens--Concerning establishment of a high school student domestic exchange program. Education	22 23 24 25
SB26-070	by Senator(s) Amabile and Zamora Wilson, Gonzales J., Hinrichsen, Marchman, Wallace; also Representative(s) Zokaie and Nguyen, Brown, Camacho, Garcia, Lieder, Martinez, McCormick, Smith, Titone, Velasco--Concerning prohibiting a government entity from accessing a database that stores historical location information. Judiciary	26 27 28 29 30 31
SB26-071	by Senator(s) Zamora Wilson; --Concerning the regulation of law enforcement surveillance technologies to protect citizens. Judiciary	32 33 34 35
SB26-072	by Senator(s) Carson and Snyder; --Concerning increasing criminal penalties related to assaultive conduct with a motor vehicle, and, in connection therewith, adding the conduct of causing the death of another person with a motor vehicle to the crime of criminally negligent homicide. Judiciary	36 37 38 39 40 41
SB26-073	by Senator(s) Bright; --Concerning additional parenting time for a parent who is wrongfully denied court-ordered parenting time. Judiciary	42 43 44 45
SB26-074	by Senator(s) Carson; also Representative(s) Camacho--Concerning clarification of the penalty for claiming an excessive amount in a public construction performance bond dispute. Judiciary	46 47 48 49 50
SB26-075	by Senator(s) Pelton B. and Roberts, Carson; also Representative(s) Duran and Winter T.-- Concerning modifying certain criminal law provisions, and, in connection therewith, changing sentencing requirements for human trafficking and certain pimping offenses, permitting a court to consider the source of funds when making bond determinations, and updating references to offenses involving commercial sexual activity with a child. Judiciary	51 52 53 54 55 56 57
SB26-076	by Senator(s) Lindstedt and Frizell, Snyder; also Representative(s) Richardson and Stewart R.--Concerning the practice of certified public accountants. Business, Labor, & Technology	58 59 60 61
SB26-077	by Senator(s) Jodeh; --Concerning epilepsy-related mortality awareness. Health & Human Services	62 63 64 65 66 67

SB26-078 by Senator(s) Amabile and Kirkmeyer; also Representative(s) Smith and Taggart--
 Concerning modifications to certain statutes relating to institutions of higher education,
 and, in connection therewith, changing procedures relating to information sharing, data, and
 capital construction projects.
 Education

1
2
3
4
5
6
7
8
9

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and
 assigned to committees as follows:

10
11
12
13

January 23, 2026

14

To the Honorable
 Colorado Senate
 Colorado General Assembly
 State Capitol Building
 Denver, CO 80203

15
16
17
18
19
20

Ladies and Gentlemen:

21
22

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of
 Colorado, I have the honor to designate, appoint, and submit to your consideration, the
 following:

23
24
25
26

MEMBER OF THE
 COLORADO AERONAUTICAL BOARD

27
28
29

for a term expiring December 19, 2028:

30
31

Gigi Dennis of Monte Vista, Colorado, to serve as a representative of local government
 that operates airports on the western slope, appointed.

32
33
34

Sincerely,
 (signed)
 Jared Polis
 Governor

35
36
37
38
39

Rec'd: 1/26/26
 Justin Shofler, Reading Clerk

40
41
42

Committee on Transportation & Energy

43
44

August 15, 2025

45
46
47

To the Honorable
 Colorado Senate
 Colorado General Assembly
 State Capitol Building
 Denver, CO 80203

48
49
50
51
52
53

Ladies and Gentlemen:

54
55

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of
 Colorado, I have the honor to designate, appoint, and submit to your consideration, the
 following:

56
57
58
59

MEMBER OF THE
 UNINSURED EMPLOYER BOARD

60
61
62

effective September 2, 2025 for a term expiring September 1, 2028:

63
64

David Loomis of Littleton, Colorado, to serve as a representative of employers, appointed.

65
66
67

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Business, Labor, & Technology

July 23, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
STATE ELECTRICAL BOARD

Sharresa Allen of Berthoud, Colorado, to serve as a journeyman electrician who is not an electrical contractor, occasioned by the resignation of Monique Cisneros of Conifer, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Business, Labor, & Technology

May 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBER OF THE
STATEWIDE INTERNET PORTAL AUTHORITY

effective June 2, 2025, for a term expiring June 1, 2029:

Danielle Morrill of Denver, Colorado, to serve as a member from the private sector, reappointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Business, Labor, & Technology

June 20, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
BOARD OF REAL ESTATE APPRAISERS

effective July 2, 2025 for a term expiring July 1, 2028:

Valerie Bartell of Longmont, Colorado, to serve as a real estate appraiser with experience in eminent domain matters, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Business, Labor, & Technology

May 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
BOARD OF ASSESSMENT APPEALS

effective July 1, 2025 for terms expiring June 30, 2026:

Diane DeVries of Wheat Ridge, Colorado, reappointed;

Claudia Crane of Crestone, Colorado, reappointed;

John DeRungs of Denver, Colorado, reappointed;

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Monte Mullins of Alamosa, Colorado, reappointed;

Jess Ketchum of Pagosa Springs, Colorado, reappointed;

Jeb Marsh of Dillon, Colorado, reappointed.

effective July 1, 2025 for a term expiring June 30, 2029:

Valerie Carissa Bartell of Longmont, Colorado, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Business, Labor, & Technology

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., January 29, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

16th Legislative Day Thursday, January 29, 2026

- Prayer 10
 By the chaplain, Rabbi Joshua Margo Associate Rabbi at Temple Emanuel, Denver. 11
- Call to 12
 Order 13
 By the President at 9:00 a.m. 14
- Roll Call 15
 Present--33. 16
 Excused--2, Amabile, Pelton B.. 17
 Present later--1, Pelton B. 18
- Quorum 19
 The President announced a quorum present. 20
- Pledge 21
 By Senator Lindstedt. 22
- Approval of 23
 the Journal 24
 On motion of Senator Bright, the Journal of Wednesday, January 28, 2026, was approved 25
 as corrected by the Secretary. 26

SENATE SERVICES REPORT

Correctly Printed: SB26-055, 056, 057, 058, 059, 060, 061, 062, 063, 064, 065, 066, 067, 068, 069, 070, 071, 072, 073, 074, 075, 076, 077, and 078. 31
 Correctly Enrolled: SJR26-005. 32

COMMITTEE OF REFERENCE REPORTS

- Agriculture & 37
 Natural 38
 Resources 39
 After consideration on the merits, the Committee recommends that **SB26-010** be **referred** 40
 to the Committee of the Whole with favorable recommendation and with a 41
 recommendation that it be placed on the Consent Calendar. 42
- Agriculture & 43
 Natural 44
 Resources 45
 After consideration on the merits, the Committee recommends that **SJR26-001** be **referred** 46
 to the Senate for final action. 47
- Agriculture & 48
 Natural 49
 Resources 50
 The Committee on Agriculture & Natural Resources has had under consideration and has had a 51
 hearing on the following appointments and recommends that the appointments be placed on the 52
 consent calendar and confirmed: 53

MEMBERS OF THE
COLORADO WATER RESOURCES
AND POWER DEVELOPMENT AUTHORITY

effective October 2, 2025 for terms expiring October 1, 2029: 54
55
56
 Roy Heald of Colorado Springs, Colorado, to serve as a representative of the Arkansas Drainage 57
 Basin, and as a representative with experience in the planning and developing of water projects, 58
 appointed; 59
60
61
 Karen Wogsland of Steamboat Springs, Colorado, to serve as a representative of the Yampa White 62
 Drainage Basin, reappointed. 63

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

At the order of the President, Senator Pelton B. was added to the current roll call.

INTRODUCTION OF RESOLUTION

The following resolution was read by title:

SJR26-006 by Senator(s) Jodeh and Weissman; also Representative(s) Joseph and Ricks--Concerning the commitment to Coloradans navigating the complex United States immigration system and ensuring transparency in federal enforcement in our state.

Laid over until Monday, February 2.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., January 30, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

17th Legislative Day Friday, January 30, 2026

		1
		2
		3
		4
		5
		6
		7
		8
		9
Prayer	By Senator Coleman.	10
		11
Call to Order	By the President at 9:00 a.m.	12
		13
Roll Call	Present--31	14
	Remote--1, Exum.	15
	Excused--4, Ball, Bridges, Daugherty, Liston.	16
	Present later--1, Daugherty.	17
		18
		19
Quorum	The President announced a quorum present.	20
		21
Pledge	By Senator Lindstedt.	22
		23
Approval of the Journal	On motion of Senator Bright, the Journal of Thursday, January 29, 2026, was approved as corrected by the Secretary.	24
		25
		26
		27

SENATE SERVICES REPORT

Correctly Printed: SJR26-006.

COMMITTEE OF REFERENCE REPORTS

Health & Human Services	After consideration on the merits, the Committee recommends that SB26-017 be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	38
	Amend printed bill, page 2, strike line 3 and substitute "(13) as".	39
		40
	Page 2, line 10, strike "THAT" and substitute "THAT, FOR SOME PROVIDERS WITH SMALLER REIMBURSEMENT AMOUNTS BEING DISPUTED,".	41
		42
	Page 2, strike lines 12 through 16 and substitute:	43
		44
	"(B) BECAUSE THE COST OF ARBITRATION EXCEEDS THE AMOUNT OF THE UNDERPAID CLAIM, THIS PROCESS PARTICULARLY IMPACTS SMALLER PROVIDER GROUPS;".	45
		46
	Page 3, line 13, after "UNDERPAYMENT;" insert "AND".	47
		48
	Page 3, strike lines 14 through 24 and substitute:	49
		50
	"(E) BECAUSE CARRIERS ARE NOT REQUIRED TO DISCLOSE WHEN A PATIENT'S HEALTH BENEFIT PLAN IS GOVERNED BY STATE LAW SO THE PROVIDER IS ABLE TO DETERMINE IN WHICH JURISDICTION THE PROVIDER MAY APPEAL.".	51
		52
	Page 3, line 26, strike "AND SUBSECTIONS (14) AND (16) OF THIS SECTION".	53
		54
	Page 4, line 6, strike "WHETHER" and substitute "WHEN".	55
		56
		57
		58
		59
		60
		61
		62
		63
		64
		65
		66
		67

Page 4, line 7, strike "LAW OR FEDERAL LAW;" and substitute "LAW;". 1

Page 4, line 7, after "LAW;" insert "AND". 2

Page 4, line 12, strike "NONCOMPLIANCE; AND" and substitute "NONCOMPLIANCE.". 3

Page 4, strike lines 13 through 16. 4

Page 4, line 24, after the period add "DATA SUBMITTED BY A CARRIER PURSUANT TO THIS SUBSECTION (13)(b) IS PROPRIETARY, A TRADE SECRET, AND CONFIDENTIAL PURSUANT TO SECTION 24-72-204 (3)(a)(IV)". 5

Page 4, line 26, strike "WHEN" and substitute "BEGINNING JANUARY 1, 2027, WHEN". 6

Page 5, line 2, strike "WHETHER" and substitute "WHEN". 7

Page 5, line 3, strike "OR THE" and substitute "AND THAT THE PAYMENT WAS MADE PURSUANT TO SUBSECTION (3)(d) OR (5.5)(b) OF THIS SECTION.". 8

Page 5, strike line 4. 9

Page 5, line 13, after "SECTION;" insert "AND". 10

Page 5, line 15, strike "10-16-106.5; AND" and substitute "10-16.106.5.". 11

Page 5, strike lines 16 through 27. 12

Page 6, strike lines 1 through 15. 13

Health & Human Services

After consideration on the merits, the Committee recommends that **SB26-032** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. 14

Amend printed bill, page 4, line 6, strike "professionals." and substitute "professionals, with no cost sharing.". 15

Page 7, strike lines 24 through 27. 16

Page 8, strike lines 1 and 2 and substitute: 17

"(4) NOT LATER THAN SEPTEMBER 1, 2026, THE BOARD SHALL REVIEW EXISTING RECORD-KEEPING RULES". 18

Page 8, line 12, strike "TO AN INFANT OR". 19

Page 8, strike lines 13 through 15 and substitute "a vaccine which that is required under the provisions of this part 9 to an infant or child whose age is greater than twenty days shall not be held liable for injuries sustained". 20

Page 10, line 16, strike "(13)(d)(III) as follows:" and substitute "(13)(d)(III); and add (9.5) as follows:". 21

Page 11, after line 15 insert: 22

"(9.5) THE DEPARTMENT MAY NEGOTIATE FOR AND PURCHASE VACCINES ADOPTED BY THE BOARD BY RULE OR RECOMMENDED BY ACIP, THE AMERICAN ACADEMY OF PEDIATRICS, THE AMERICAN ACADEMY OF FAMILY PHYSICIANS, THE AMERICAN COLLEGE OF OBSTETRICIANS AND GYNECOLOGISTS, OR THE AMERICAN COLLEGE OF PHYSICIANS.". 23

Page 11, line 18, strike "the federal" and substitute "the federal".

Page 11, line 19, strike "centers for disease control and prevention or the board." and substitute "~~centers for disease control and prevention~~ ACIP, THE AMERICAN ACADEMY OF PEDIATRICS, THE AMERICAN ACADEMY OF FAMILY PHYSICIANS, THE AMERICAN COLLEGE OF OBSTETRICIANS AND GYNECOLOGISTS, OR THE AMERICAN COLLEGE OF PHYSICIANS.".

Page 13, strike lines 6 through 11 and substitute:

"(c) INDIVIDUALS WHO WANT TO BE VACCINATED AGAINST DISEASE SHOULD HAVE ACCESS TO SAFE AND EFFECTIVE VACCINES THAT ARE ADMINISTERED BY TRUSTED HEALTH-CARE PROFESSIONALS WITH NO COST SHARING.".

Page 13, after line 18 insert:

"(1) "ACIP" MEANS THE ADVISORY COMMITTEE ON IMMUNIZATION PRACTICES TO THE CENTERS FOR DISEASE CONTROL AND PREVENTION IN THE UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES, OR ITS SUCCESSOR ENTITY.".

Renumber succeeding subsections accordingly.

Page 14, strike lines 11 and 12 and substitute "ADMINISTERED IN ACCORDANCE WITH RECOMMENDATIONS FROM THE ACIP, THE AMERICAN ACADEMY OF PEDIATRICS, THE AMERICAN ACADEMY OF FAMILY PHYSICIANS, THE AMERICAN COLLEGE OF OBSTETRICIANS AND GYNECOLOGISTS, OR THE AMERICAN COLLEGE OF PHYSICIANS;".

Local Government & Housing

After consideration on the merits, the Committee recommends that **SB26-001** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 2, after line 1 insert:

"SECTION 1. In Colorado Revised Statutes, 30-35-202, add (1)(d) as follows:

30-35-202. Power to sell public works - sell or lease property.

(1) The governing body shall have the following additional powers:

(d) NOTWITHSTANDING SUBSECTIONS (1)(a) AND (1)(b) OF THIS SECTION, TO SELL AND DISPOSE OF, BY ORDINANCE, ANY PUBLIC BUILDING OR REAL PROPERTY OWNED BY A COUNTY THAT IS HELD FOR GOVERNMENT PURPOSES, OTHER THAN PARK PURPOSES, IF THE SALE AND DISPOSITION OF THE PUBLIC BUILDING OR REAL PROPERTY IS FOR THE PURPOSE OF PROVIDING PROPERTY TO BE USED FOR THE DEVELOPMENT OF AFFORDABLE HOUSING OR HOUSING IDENTIFIED IN A HOUSING NEEDS ASSESSMENT CONDUCTED PURSUANT TO SECTIONS 24-32-3703 OR 24-32-3704. THE GOVERNING BODY SHALL DETERMINE THE TERMS AND CONDITIONS OF THE SALE AND DISPOSITION AT A REGULAR OR SPECIAL MEETING.

SECTION 2. In Colorado Revised Statutes, 31-15-713, add (1)(d) as follows:

31-15-713. Power to sell public works - real property.

(1) The governing body of each municipality has the power:

(d) NOTWITHSTANDING SUBSECTIONS (1)(a) AND (1)(b) OF THIS SECTION, TO SELL AND DISPOSE OF, BY ORDINANCE, ANY PUBLIC BUILDING OR REAL PROPERTY OWNED BY A MUNICIPALITY THAT IS HELD FOR GOVERNMENT PURPOSES, OTHER THAN PARK PURPOSES, IF THE SALE AND DISPOSITION OF THE PUBLIC BUILDING OR REAL PROPERTY IS FOR THE PURPOSE OF PROVIDING PROPERTY TO BE USED FOR THE DEVELOPMENT OF AFFORDABLE HOUSING OR HOUSING IDENTIFIED IN A

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HOUSING NEEDS ASSESSMENT CONDUCTED PURSUANT TO SECTIONS 24-32-3703 OR 24-32-3704. THE GOVERNING BODY SHALL DETERMINE THE TERMS AND CONDITIONS OF THE SALE AND DISPOSITION AT A REGULAR OR SPECIAL MEETING.

SECTION 3. In Colorado Revised Statutes, **amend** 31-15-801 as follows:

31-15-801. Agreements - ordinance - financing.

In order to provide necessary land, buildings, equipment, and other property for governmental or proprietary purposes, INCLUDING FOR THE DEVELOPMENT OF AFFORDABLE HOUSING OR HOUSING IDENTIFIED IN A HOUSING NEEDS ASSESSMENT CONDUCTED PURSUANT TO SECTIONS 24-32-3703 OR 24-32-3704, or for financing of forest health projects, as defined in section 37-95-103 (4.9), any municipality is authorized to enter into long-term rental or leasehold agreements. ~~but in no event shall this be construed as authorizing the use by any municipality of leasehold agreements to finance residential housing.~~ Such agreements may include an option to purchase and acquire title to such leased or rented property within a period not exceeding the useful life of such property and in no case exceeding thirty years. Each such agreement and the terms thereof shall be concluded by an ordinance duly enacted by the municipality. No such ordinance shall take effect before thirty days after its passage and publication. The governing body of any municipality is authorized to provide for the payment of said rentals from a general levy imposed upon both personal and real property included within the boundaries of the municipality; by imposing rates, tolls, and service charges for the use of such property or any part thereof by others; from any other available municipal income; or from any one or more of the said sources. The obligation to pay such rentals shall not constitute an indebtedness of said municipality within the meaning of the constitutional limitations on contracting of indebtedness by municipalities.

SECTION 4. In Colorado Revised Statutes, 29-1-204.5, **amend** (7.5)(c); and **add** (7.5)(d) as follows:

29-1-204.5. Establishment of multijurisdictional housing authorities.

(c) The questions proposed to the registered electors ~~under paragraphs (a) and (b) of this subsection~~ PURSUANT TO SUBSECTIONS (7.5)(a) AND (7.5)(b) OF THIS SECTION shall be submitted at a general election, BIENNIAL LOCAL ELECTION, or any election to be held on the first Tuesday in November of an odd-numbered year. The action shall not take effect unless a majority of the registered electors voting thereon at the election vote in favor thereof. The election shall be conducted in substantially the same manner as county elections and the county clerk and recorder of each county in which the election is conducted shall assist the authority in conducting the election. The authority shall pay the costs incurred by each county in conducting such an election. No ~~moneys~~ MONEY of the authority may be used to urge or oppose passage of an election required under this section.

(d) THE CONTRACT ESTABLISHING THE AUTHORITY MAY BE CONDITIONED UPON VOTER APPROVAL BY THE INDIVIDUAL CONTRACTING JURISDICTION AS SUCH TERMS MAY BE DEFINED IN THE CONTRACT. THE QUESTION OF ESTABLISHING THE AUTHORITY MAY BE COMBINED WITH A QUESTION ABOUT A TAX, IMPACT FEE, MULTIPLE-FISCAL YEAR DEBT, OR OTHER FINANCIAL OBLIGATION REQUIRED BY SUBSECTIONS (7.5)(a) OR (7.5)(b) OF THIS SECTION."

Renumber succeeding sections accordingly.

Page 2, line 8, after "HOUSING," insert "HOUSING PROGRAMS,".

Page 3, after line 23 insert:

"SECTION 7. In Colorado Revised Statutes, 39-26-708, **add** (1)(a)(III) and (2)(a)(III) as follows:

39-26-708. Construction and building materials - legislative declaration - definition.

(1) There shall be exempt from taxation under part 1 of this article 26

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

all sales of construction and building materials to contractors and subcontractors for use in the building, erection, alteration, or repair of structures, highways, roads, streets, and other public works owned and used by:

(a) (III) AS USED IN THIS SUBSECTION (1)(a), "GOVERNMENTAL CAPACITIES" INCLUDES THE BUILDING, ERECTION, ALTERATION, OR REPAIR OF STRUCTURES FOR WORKFORCE HOUSING PROJECTS UNDERTAKEN BY COUNTIES;

(2) There shall be exempt from taxation under part 2 of this article 26 the storage, use, or consumption by a contractor or subcontractor of construction and building materials for use in the building, erection, alteration, or repair of structures, highways, roads, streets, and other public works owned and used by:

(a) (III) AS USED IN THIS SUBSECTION (2)(a), "GOVERNMENTAL CAPACITIES" INCLUDES THE BUILDING, ERECTION, ALTERATION, OR REPAIR OF STRUCTURES FOR WORKFORCE HOUSING PROJECTS UNDERTAKEN BY COUNTIES;".

Renumber succeeding section accordingly.

At the order of the President, Senator Daugherty was added to the current roll call.

INTRODUCTION OF RESOLUTIONS

The following resolution was read by title:

SJR26-007 by Senator(s) Coleman and Exum; also Representative(s) English and Ricks--Concerning recognizing February of 2026 as Black History Month.

Laid over until Tuesday, February 3.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the General Orders -- Second Reading of Bills Calendar (SB26-004) of Friday, January 30, was laid over until Monday, February 2, retaining its place on the calendar.

CONSIDERATION OF RESOLUTIONS

SJR26-004 by Senator(s) Kolker and Simpson; also Representative(s) Clifford--Concerning recognizing the week of September 20 through September 26, 2026, as "Frontotemporal Degeneration Awareness Week".

On motion of Senator Simpson, the resolution was read at length and **adopted** by the following roll call vote:

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	Y	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	E	Simpson	Y
Ball	E	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Bright, Carson, Catlin, Coleman, Cutter,
Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer,
Lindstedt, Marchman, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts,
Rodriguez, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

1
2
3
4
5
6
7

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Monday,
February 2, 2026.

8
9

Approved:

10
11

James Rashad Coleman, Sr.
President of the Senate

12
13
14
15
16
17

Attest:

18
19
20

Esther van Mourik
Secretary of the Senate

21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

20th Legislative Day Monday, February 2, 2026

Prayer	By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver.	10 11 12
Call to Order	By the President at 10:00 a.m.	13 14 15
Roll Call	Present--30. Excused--5, Bridges, Danielson, Daugherty, Hinrichsen, Snyder. Present later--3, Danielson, Hinrichsen, Snyder.	16 17 18 19
Quorum	The President announced a quorum present.	20 21
Pledge	By Senator Carson.	22 23
Approval of the Journal	On motion of Senator Mullica, the Journal of Friday, January 30, 2026 was approved as corrected by the Secretary.	24 25 26

SENATE SERVICES REPORT

Correctly Printed: SJR26-007.
 Correctly Engrossed: SJR26-004.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for a moment of personal privilege by Senator Michaelson Jenet.

At the order of the President, Senators Danielson and Snyder were added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SJR26-001 by Senator(s) Roberts and Catlin; also Representative(s) McCormick and Winter T.--
 Concerning approval of water project revolving fund eligibility lists administered by the Colorado water resources and power development authority.
 Agriculture & Natural Resources

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	E	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Bright, Carson, Coleman, Cutter, Danielson, Exum, Frizell, Gonzales J., Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

SJR26-006 by Senator(s) Jodeh and Weissman; also Representative(s) Joseph and Ricks--Concerning the commitment to Coloradans navigating the complex United States immigration system and ensuring transparency in federal enforcement in our state.

Amendment No. 1(L.001), by Senator Weissman.

Amend printed joint resolution, page 3, line 24, strike "an ICE agent" and substitute "United States Customs and Border Protection agents".

Page 3, line 25, strike "ICE" and substitute "United States Customs and Border Protection".

On motion of Senator ,Weissman, the resolution was read at length and **adopted** by the following roll call vote:

YES	20	NO	12	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	N	Exum	Y	Liston	N	Simpson	N
Ball	Y	Frizell	N	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	N	Hinrichsen	E	Mullica	Y	Wallace	Y
Carson	N	Jodeh	Y	Pelton B.	N	Weissman	Y
Catlin	N	Kipp	Y	Pelton R.	N	Zamora	N
Cutter	Y	Kirkmeyer	N	Rich	N	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsors added: Amabile, Ball, Coleman, Cutter, Danielson, Exum, Gonzales J., Kipp, Kolker, Lindstedt, Marchman, Michaelson Jenet, Mullica, Roberts, Rodriguez, Snyder, Sullivan, and Wallace.

Committee of the Whole On motion of Senator Roberts, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Roberts was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

SB26-010 by Senator(s) Roberts and Pelton B., Catlin; also Representative(s) McCluskie and McCormick, Martinez, Soper--Concerning clarification of definitions used in connection with the taxation of agricultural property.

Ordered engrossed 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 Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	E	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-010.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-004 by Senator(s) Sullivan; also Representative(s) Froelich--Concerning who may petition a court for an extreme risk protection order.
State, Veterans, & Military Affairs

Amendment No. 1, State, Veterans & Military Affairs Committee Amendment.
(Printed in Senate Journal, January 29, 202, page(s) 73 - 74 and placed in members' bill files.)

Amendment No. 2(L.012), by Senator Sullivan.

Amend the State, Veterans, and Military Affairs Committee Report, dated January 27, 2026, page 1, line 1, strike "CO-RESPONDER" and substitute ""CO-RESPONDER,"".

Page 1, line 8, strike "A".

Page 1, strike line 19.

Amendment No. 3(L.014), by Senator Sullivan.

Amend printed bill, page 2, strike lines 12 through 18.

Reletter succeeding paragraphs accordingly.

Amendment No. 4(L.019), by Senator Sullivan.

Amend printed bill, page 8, line 15, before "(4)" insert "(1) and".

Page 8, after line 16, add:

"(1) Except as provided in section 13-14.5-111, this article 14.5 does not impose criminal, administrative, or civil liability on any person, including a community member, AN INSTITUTIONAL PETITIONER, or entity for acts or omissions made in good faith related to obtaining an extreme risk protection order or a temporary extreme risk protection order, including but not limited to reporting, declining to report, investigating, declining to investigate, filing, or declining to file a petition pursuant to this article 14.5. This article 14.5 does not impose criminal or civil liability on a peace officer lawfully enforcing an order pursuant to this article 14.5."

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

At the order of the President, Senator Hinrichsen was added to the current roll call.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	21	NO	12	EXCUSED	2	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	N	Exum	Y	Liston	N	Simpson	N
Ball	Y	Frizell	N	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	N	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	N	Jodeh	Y	Pelton B.	N	Weissman	Y
Catlin	N	Kipp	Y	Pelton R.	N	Zamora	N
Cutter	Y	Kirkmeyer	N	Rich	N	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-004 as amended.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
COLORADO WATER RESOURCES
AND POWER DEVELOPMENT AUTHORITY

effective October 2, 2025 for terms expiring October 1, 2029:

Roy Heald of Colorado Springs, Colorado, to serve as a representative of the Arkansas Drainage Basin, and as a representative with experience in the planning and developing of water projects, appointed;

Karen Wogsland of Steamboat Springs, Colorado, to serve as a representative of the Yampa White Drainage Basin, reappointed.

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

INTRODUCTION OF RESOLUTIONS

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

SJR26-008 by Senator(s) Roberts; also Representative(s) McCluskie and Lukens--Concerning honoring Colorado's 2026 winter Olympians and Paralympians.

Laid over until Thursday, February 5, retaining its place on the calendar.

SJR26-009 by Senator(s) Danielson and Catlin, Marchman; also Representative(s) Johnson and Espenozza, Caldwell--Concerning the recognition of Missing Persons Day.

Laid over until Wednesday, February 4, retaining its place on the calendar.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Tuesday, February 3, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

21st Legislative Day Tuesday, February 3, 2026

- Prayer 1
By the chaplain, Pastor Tim Roseberry, Fellowship Church, Grand Junction. 2
- Call to Order 3
By the President at 9:00 a.m. 4
- Roll Call 5
Present--33. 6
Excused--2, Bridges, Daugherty. 7
- Quorum 8
The President announced a quorum present. 9
- Pledge 10
By Senator Carson. 11
- Approval of the Journal 12
On motion of Senator Wallace, the Journal of Monday, February 2, 2026 was approved as corrected by the Secretary. 13

SENATE SERVICES REPORT

Correctly Printed: SJR26-008 and 009. 14
Correctly Engrossed: SB26-004 and 010; SJR26-001 and 006. 15

COMMITTEE OF REFERENCE REPORTS

- Education 16
After consideration on the merits, the Committee recommends that **SB26-019** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. 17
- Amend printed bill, page 4, after line 2 insert: 18
- "(3) "COMMUNITY STRATEGIC PLAN" MEANS A COMPREHENSIVE PLAN DEVELOPED PURSUANT TO SECTION 26.5-2-204 TO ADDRESS THE EARLY CHILDHOOD NEEDS IN A DESIGNATED SERVICE AREA." 19
- Page 4, line 3, strike "(3)" and substitute "(4)". 20
- Page 4, line 10, strike "(4)" and substitute "(5)". 21
- Page 4, line 12, strike "(5)" and substitute "(6)". 22
- Page 4, line 15, strike "(6)" and substitute "(7)". 23
- Page 4, line 19, strike "(7)" and substitute "(8)". 24
- Page 4, line 21, strike "(8)" and substitute "(9)". 25
- Page 4, line 23, strike "(9)" and substitute "(10)". 26
- Page 5, strike lines 1 through 3. 27
- Page 5, line 19, before "**strategic**" insert "**community**". 28
- Page 6, strike lines 21 through 27 and substitute: 29
- "(c) THE COMMUNITY STRATEGIC PLAN MAY INCLUDE: 30
- (I) THE MANNER IN WHICH THE COUNCIL WILL FACILITATE ACCESS TO 31

EARLY CHILDHOOD AND FAMILY SUPPORT PROGRAMS AND HOLISTIC SERVICES THAT INCLUDE FOOD, CASH ASSISTANCE, HEALTH CARE, AND COUNTY CHILD WELFARE SERVICES, AS DEFINED IN SECTION 26-5-101, INCLUDING IMPLEMENTATION OF THE FEDERAL "FAMILY FIRST PREVENTION SERVICES ACT OF 2018"; AND

(II) THE COUNCIL'S STRATEGIES FOR IDENTIFYING AND SECURING,".

Page 7, line 11, before "strategic" insert "COMMUNITY".

Page 10, strike lines 11 through 19.

Reletter succeeding paragraphs accordingly.

Page 10, line 22, strike "STRATEGIC PLANS" and substitute "AGREEMENTS".

Page 11, line 3, strike the second "AND" and substitute "AND, WHERE FEASIBLE,".

Page 13, line 13, strike "JANUARY" and substitute "JULY".

Page 14, strike line 27.

Page 15, strike lines 1 through 24.

Renumber succeeding subsections accordingly.

Page 16, line 6, after "ISSUES." add "THE RULES MUST ALSO ADDRESS HOW, FOR ANY AREA WITHIN THE STATE FOR WHICH A COUNCIL IS NOT ESTABLISHED, OR FOR WHICH AN EXISTING COUNCIL IS NOT FULLY CAPABLE OF IMPLEMENTING ALL ASPECTS OF THE COMMUNITY STRATEGIC PLAN, THE DEPARTMENT WILL ENSURE, TO THE GREATEST EXTENT POSSIBLE, CONTINUITY OF THE DELIVERY OF SERVICES REQUIRED PURSUANT TO THIS PART 2 FOR THE AREA, UNTIL A COUNCIL IS ESTABLISHED OR AN EXISTING COUNCIL IS FULLY CAPABLE OF IMPLEMENTING ALL ASPECTS OF THE COMMUNITY STRATEGIC PLAN.".

Page 17, lines 11 and 12 strike "SCOPE OF WORK, ACCOUNTABILITY METRICS," and substitute "AGREEMENT".

Before "STRATEGIC" insert "COMMUNITY" on: **Page 5**, line 21; **Page 6**, line 1; **Page 7**, line 26; **Page 8**, line 27; **Page 9**, lines 15 and 18; **Page 10**, line 4; **Page 11**, line 4; **Page 12**, line 3; **Page 13**, line 17; **Page 14**, line 8; **Page 21**, line 9; and **Page 23**, line 23.

Strike "~~community~~" and substitute "community" on: **Page 25**, lines 1 and 19.

Education

The Committee on Education 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:

EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HIGHER EDUCATION

effective January 12, 2026 for a term expiring at the pleasure of the Governor:

James (JB) Holston of Denver, Colorado, appointed.

Education

The Committee on Education 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 PRIVATE OCCUPATIONAL SCHOOL BOARD

for a term expiring July 1, 2026:

Howard Ogg of Denver, Colorado, to serve as a representative of the general public, who is an owner or operator of a business within Colorado that employs students who are enrolled in schools that are subject to administration by the private occupational school division, occasioned by the resignation

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Scott Cardona of Denver, Colorado, appointed;

for a term expiring July 1, 2029:

Jason Wardrip of Aurora, Colorado, to serve as a public member, appointed.

Judiciary

After consideration on the merits, the Committee recommends that **SB26-005** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 2, after line 7, insert:

"(b) In later 19th century cases as well, the United States supreme court held that federal officials could be liable for damages even for reasons relating to but beyond the lawful scope of federal duties, *Mitchell v. Harmony*, 54 U.S. 115 (1851), and in particular that state courts possessed jurisdiction to consider such damages claims, *Teal v. Felton*, 53 U.S. 284 (1852);".

Reletter succeeding paragraphs accordingly.

Page 3, line 3, strike "state law," and substitute "state courts,".

Page 4, strike lines 11 through 18 and substitute:

"(1) A PERSON WHO HAS THEIR RIGHTS THAT ARE GUARANTEED BY THE UNITED STATES CONSTITUTION VIOLATED BY ANOTHER PERSON WHO, ACTING UNDER COLOR OF ANY FEDERAL, STATE OR LOCAL LAW, IS PARTICIPATING IN CIVIL IMMIGRATION ENFORCEMENT, MAY BRING A CIVIL ACTION AGAINST THE OTHER PERSON. A PERSON FOUND TO HAVE VIOLATED THE UNITED STATES CONSTITUTION WHILE PARTICIPATING IN CIVIL IMMIGRATION ENFORCEMENT IS LIABLE TO THE PERSON WHOSE RIGHTS ARE VIOLATED FOR LEGAL OR EQUITABLE RELIEF OR ANY OTHER APPROPRIATE RELIEF.".

Page 5, line 2, strike "CONSTITUTION," and substitute "CONSTITUTION AND 42 U.S.C. SEC. 1983,".

Page 6, before line 4, insert:

"**SECTION 4. Severability.** If any provision of this act or the application of this act to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.".

Renumber succeeding section accordingly.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for a moment of personal privilege by President Coleman.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTION

SJR26-007 by Senator(s) Coleman and Exum; also Representative(s) English and Ricks--Concerning recognizing February of 2026 as Black History Month.

On motion of Senator Exum, the resolution was read at length and **adopted** by the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Bright, Carson, Catlin, Cutter, Danielson, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

SB26-010 by Senator(s) Roberts and Pelton B., Catlin; also Representative(s) McCluskie and McCormick, Martinez, Soper--Concerning clarification of definitions used in connection with the taxation of agricultural property.

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Carson, Coleman, Cutter, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Liston, Michaelson Jenet, Pelton R., Rich, Simpson, Snyder, Wallace, Weissman, and Zamora Wilson.

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:

SB26-004 by Senator(s) Sullivan and Gonzales; also Representative(s) Froelich--Concerning who may petition a court for an extreme risk protection order.

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

YES	20	NO	13	EXCUSED	2	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	N	Exum	Y	Liston	N	Simpson	N
Ball	Y	Frizell	N	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	N	Hinrichsen	N	Mullica	Y	Wallace	Y
Carson	N	Jodeh	Y	Pelton B.	N	Weissman	Y
Catlin	N	Kipp	Y	Pelton R.	N	Zamora	N
Cutter	Y	Kirkmeyer	N	Rich	N	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Coleman, Cutter, Danielson, Exum, Jodeh, Kipp, Kolker, Lindstedt, Michaelson Jenet, Rodriguez, Wallace, and Weissman.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-032 by Senator(s) Daugherty and Mullica; also Representative(s) Feret and Brown--Concerning the promotion of immunization access.

Laid over until Wednesday, February 4, retaining its place on the calendar.

SB26-001 by Senator(s) Roberts, Bridges; also Representative(s) Boesenecker and Richardson--Concerning housing, and, in connection therewith, authorizing a board of county commissioners to appropriate money to support specified types of housing and making the middle-income housing tax credit available to transferees who do not own an interest in a qualified development.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, January 30, page(s) 85-87 and placed in members' bill files.)

Amendment No. 2(L.012), by Senator Roberts.

Amend printed bill, page 3, after line 23 insert:

"SECTION 3. In Colorado Revised Statutes, 39-22-5405, **amend** (1), (4)(b), and (4)(c) as follows:

39-22-5405. Recapture.

(1) As of the last day of any taxable year during the compliance period, if the amount of the qualified basis of a qualified development with respect to a qualified taxpayer is less than the amount of the qualified basis with respect to a qualified taxpayer as of the last day of the prior taxable year, then the amount of a relevant QUALIFIED taxpayer's state income tax liability for that taxable year is increased by the credit recapture amount.

(4) If recapture of any credit is required in any tax year, the return submitted for that tax year to the department must include the following information:

- (b) The identity of each QUALIFIED taxpayer subject to the recapture; and
- (c) The amount of credit previously allocated to the QUALIFIED taxpayer."

Re-number succeeding section accordingly.

Amendment No. 3(L.014), by Senator Roberts.

Amend printed bill, page 2, after line 11 insert:

"SECTION 2. In Colorado Revised Statutes, 39-22-5402, **add** (15) as follows:

39-22-5402. Definitions.

As used in this part 54, unless the context otherwise requires:

(15) "TRANSFEREE" MEANS A TAXPAYER SUBJECT TO THE TAXES IMPOSED BY THIS ARTICLE 22 THAT ACQUIRES CREDITS FROM A GOVERNMENTAL OR QUASI-GOVERNMENTAL ENTITY PURSUANT TO SECTION 39-22-5404."

Renumber succeeding sections accordingly.

Page 3, lines 1 through 3, strike "AN INDIVIDUAL, PERSON, FIRM, CORPORATION, OR OTHER ENTITY SUBJECT TO THE TAXES IMPOSED BY THIS ARTICLE 22." and substitute "A TRANSFEREE."

Page 3, strike lines 13 through 23 and substitute "entity or a transferee thereof is subject to recapture pursuant to section 39-22-5405 IF, AS OF THE LAST DAY OF ANY TAXABLE YEAR DURING THE COMPLIANCE PERIOD, THE AMOUNT OF THE QUALIFIED BASIS OF SUCH GOVERNMENTAL OR QUASI-GOVERNMENTAL ENTITY IS LESS THAN THE AMOUNT OF THE QUALIFIED BASIS WITH RESPECT TO SUCH GOVERNMENTAL OR QUASI-GOVERNMENTAL ENTITY AS OF THE LAST DAY OF THE PRIOR TAXABLE YEAR.

(II) If a credit transferred to a ~~qualified taxpayer~~ TRANSFEREE by a governmental or quasi-governmental entity is recaptured pursuant to ~~section 39-22-5405~~ SUBSECTION (1)(c)(I), the governmental or quasi-governmental entity shall notify the department of the identity of the ~~qualified taxpayer~~ TRANSFEREE to which it transferred a credit AND SUCH TRANSFEREE MUST INCREASE THEIR INCOME TAX LIABILITY PURSUANT TO SECTION 39-22-5305 IN THE SAME MANNER AND TO THE SAME EXTENT AS A PARTNER, SHAREHOLDER, MEMBER, OR OTHER QUALIFIED TAXPAYER OF AN OWNER ALLOCATED A CREDIT PURSUANT TO SECTION 39-22-5403 (6) MUST INCREASE THEIR INCOME TAX LIABILITY PURSUANT TO SECTION 39-22-5405."

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

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-004 as amended.

Laid over until Wednesday, February 4: SB24-032.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Wednesday, February 4, 2026.

Approved:

Dafna Michaelson Jenet
President Pro Tem

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21

for a term expiring July 31, 2027:

Bret Hirsh of Aspen, Colorado, occasioned by the resignation of Martha Awad of Denver, Colorado, appointed.

MESSAGE FROM THE HOUSE

Wednesday, February 4, 2026
Mr. President:

The House has adopted and returns herewith SJR26-007.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1068.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1027, amended as printed in House Journal, February 2, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1045, amended as printed in House Journal, February 2, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

February 4, 2026
We herewith transmit:

Without comment, HB26-1068.
Without comment, as amended, HB26-1027 and 1045.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-079 by Senator(s) Snyder; also Representative(s) Espenosa--Concerning the "Uniform Assignment for Benefit of Creditors Act".
Business, Labor, & Technology

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-006 and 007.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday, February 5, 2026.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

22nd Legislative Day Wednesday, February 4, 2026

- Prayer 10
By the chaplain, Imam Shakir Muhammad, South Denver Kadeejah Mosque. 11
- Call to Order 12
By the President at 9:00 a.m. 13
- Roll Call 14
Present--30. 15
Excused--5, Baisley, Ball, Bridges, Daugherty, Gonzales. 16
Excused later--1, Danielson. 17
Present later--3, Baisley, Ball, Gonzales. 18
- Quorum 19
The President announced a quorum present. 20
- Pledge 21
By Senator Carson. 22
- Approval of the Journal 23
On motion of Senator Kolker, the Journal of Tuesday, February 3, 2026 was approved as corrected by the Secretary. 24

SENATE SERVICES REPORT

Correctly Engrossed: SB26-001; SJR26-007. 25
Correctly Reengrossed: SB26-004 and 010. 26

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for a moment of personal privilege by Wallace. 27

COMMITTEE OF REFERENCE REPORTS

- Finance 28
After consideration on the merits, the Committee recommends that **SB26-009** be referred to the Committee of the Whole with favorable recommendation. 29
- Finance 30
After consideration on the merits, the Committee recommends that **SB26-039** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar. 31
- Finance 32
The Committee on Finance 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: 33

MEMBERS OF THE
COLORADO RACING COMMISSION

effective July 2, 2025 for a term expiring July 1, 2029: 34
Tameka Sampson of Aurora, Colorado, a Democrat from the Sixth Congressional District, to serve 35
as a representative of business, reappointed. 36

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Finance

The Committee on Finance 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:

MEMBER OF THE
COLORADO LIMITED GAMING CONTROL COMMISSION

for a term expiring July 1, 2029:

Michael Faber of Castle Pines, Colorado, to serve as a member from the Fourth Congressional District and representative of business management, appointed.

State,
Veterans, &
Military
Affairs

The Committee on State, Veterans, & Military Affairs 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
FIRE AND POLICE PENSION ASSOCIATION BOARD OF DIRECTORS

for terms expiring September 1, 2028:

Karen Marlman Frame of Greenwood Village, Colorado, to serve as a representative of a corporate administration, reappointed;

Joan Brown of Golden, Colorado, to serve as a representative of the financial community with expertise in insurance disability claims, reappointed;

for a term expiring September 1, 2029:

Kim McDaniel of Broomfield, Colorado, to serve as a representative of a Colorado municipal employer, appointed.

for a term expiring September 1, 2031:

Donald Lombardi of Centennial, Colorado, to serve as a retired firefighter chief, appointed.

MESSAGE FROM THE HOUSE

Wednesday, February 4, 2026
Mr. President:

The House has adopted and returns herewith SJR26-006.

At the order of the President, Senator Baisley was added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

At the order of the President, Senators Ball and Gonzales were added to the current roll call.

CONSIDERATION OF RESOLUTIONS

SJR26-009 by Senator(s) Danielson and Catlin, Marchman; also Representative(s) Johnson and

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Espenoza, Caldwell--Concerning the recognition of Missing Persons Day.

On motion of Senator , the resolution was read at length and **adopted** by the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Carson, Coleman, Cutter, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

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:

SB26-001

by Senator(s) Roberts and Bridges; also Representative(s) Boesenecker and Richardson-- Concerning housing, and, in connection therewith, authorizing a board of county commissioners to appropriate money to support specified types of housing and making the middle-income housing tax credit available to transferees who do not own an interest in a qualified development.

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

YES	26	NO	7	EXCUSED	2	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	N	Exum	Y	Liston	N	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	N	Jodeh	Y	Pelton B.	N	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	N	Zamora	N
Cutter	Y	Kirkmeyer	Y	Rich	N	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

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

Co-sponsor(s) added: Cutter, Gonzales J., Jodeh, Kipp, Lindstedt, Michaelson Jenet, Mullica, Snyder, Sullivan, and Weissman.

At the order of the President, Senator Danelson was excused.

Committee of the Whole

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-032 by Senator(s) Daugherty and Mullica; also Representative(s) Feret and Brown--Concerning the promotion of immunization access.

Amendment No. 1(L.009), by Senator Mullica.

Amend printed bill, page 5, strike lines 10 through 19 and substitute "TO REQUIRE COVERAGE IN ACCORDANCE WITH SUBSECTION (18) OF THIS SECTION.
(e) AS USED IN THIS SUBSECTION (17), "ACIP" HAS THE MEANING SET FORTH IN SUBSECTION (18)(c)(I) OF THIS SECTION."

Amendment No. 2(L.008), by Senator Mullica.

Amend printed bill, page 9, line 25, after "MANUFACTURER," insert "WHOLESALE".
Page 10, line 1, after "MANUFACTURER," insert "WHOLESALE".
Page 10, line 3, after "MANUFACTURER," insert "WHOLESALE".
Page 15, line 6, after "MANUFACTURER," insert "WHOLESALE".
Page 15, line 10, after "MANUFACTURER," insert "WHOLESALE".
Page 15, line 12, after "MANUFACTURER," insert "WHOLESALE".

Amendment No. 3(L.007), by Senator Mullica.

Amend printed bill, page 13, strike lines 21 and 22.
Re-number succeeding subsections accordingly.

Amendment No. 3(L.012), by Senator Kirkmeyer.

Amend printed bill, page 9, line 14, strike "**repeal**" and substitute "**amend**".
Page 9, strike lines 17 through 20 and substitute:
"(2) If federal funds are not received to implement and operate the immunization programs created in this part 17 and part 24 of this article, ~~no~~ ANY additional general fund moneys NEEDED shall be ~~appropriated for such purposes~~ ADDRESSED THROUGH THE ANNUAL BUDGET PROCESS."

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

SB26-032 by Senator(s) Daugherty and Mullica; also Representative(s) Feret and Brown--Concerning the promotion of immunization access.

Senator Pelton R. moved to amend the report of the Committee of the Whole to show that the following Pelton R. floor amendment, (L.011) to SB26-032, did pass.

Amend printed bill, page 5, strike lines 20 through 27.
Strike page 6.
Re-number succeeding sections accordingly.

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was lost on the following roll call vote:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

YES	12	NO	20	EXCUSED	3	ABSENT	0
Amabile	N	Daugherty	E	Lindstedt	N	Rodriguez	N
Baisley	Y	Exum	N	Liston	Y	Simpson	Y
Ball	N	Frizell	Y	Marchman	N	Snyder	N
Bridges	E	Gonzales J.	N	Michaelson Jenet	N	Sullivan	N
Bright	Y	Hinrichsen	N	Mullica	N	Wallace	N
Carson	Y	Jodeh	N	Pelton B.	Y	Weissman	N
Catlin	Y	Kipp	N	Pelton R.	Y	Zamora Wilson	Y
Cutter	N	Kirkmeyer	Y	Rich	Y	President	N
Danielson	E	Kolker	N	Roberts	N		

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	20	NO	12	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	N	Exum	Y	Liston	N	Simpson	N
Ball	Y	Frizell	N	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson Jenet	Y	Sullivan	Y
Bright	N	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	N	Jodeh	Y	Pelton B.	N	Weissman	Y
Catlin	N	Kipp	Y	Pelton R.	N	Zamora Wilson	N
Cutter	Y	Kirkmeyer	N	Rich	N	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-032 as amended.

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows:

May 16, 2025

To the Honorable
 Colorado Senate
 Colorado General Assembly
 State Capitol Building
 Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
 STATE ELECTRICAL BOARD

effective July 1, 2025 for terms expiring July 1, 2028:

Russell Strickler of Denver, Colorado, to serve as a public member, appointed;

Benjamin Larkin of Castle Rock, Colorado, to serve as an electrical contractor who has a masters' license, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Business, Labor, & Technology

July 11, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
BOARD OF REAL ESTATE APPRAISERS

for a term expiring July 1, 2028:

Bessie Chachas of Denver, Colorado to serve as a public member, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Business, Labor, & Technology

August 15, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MEMBER OF THE
STATE PLUMBING BOARD

for a term expiring July 1, 2026:

Jarrold Serafine of Colorado Springs, Colorado, to serve as a plumbing contractor engaged in the construction of residential or commercial buildings, occasioned by the resignation of Charles Lee of Grand Junction, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 01/09/26
Justin Shofler, Reading Clerk

Committee on Business, Labor, & Technology

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Education The Committee on Education 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
BOARD OF TRUSTEES FOR
WESTERN COLORADO UNIVERSITY

for a term expiring December 31, 2028:

Kelly Nordini of Denver, Colorado, occasioned by the resignation of Alvina Vasquez of Wheat Ridge, Colorado, appointed;

for terms expiring December 31, 2029:

Danielle Henry of Thornton, Colorado, appointed;

Kara Buckley of Crested Butte, Colorado, reappointed.

Education The Committee on Education 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 COMMISSION ON HIGHER EDUCATION

effective July 2, 2025 for terms expiring July 1, 2029:

Aaron Harber of Lafayette, Colorado, to represent the Second Congressional District, reappointed;

James Wilson, of Salida, Colorado, to represent the Seventh Congressional District, reappointed.

Education The Committee on Education 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:

MEMBER OF THE

COLLEGEINVEST BOARD OF DIRECTORS

for a term expiring July 31, 2027:

Bret Hirsh of Aspen, Colorado, occasioned by the resignation of Martha Awad of Denver, Colorado, appointed.

MESSAGE FROM THE HOUSE

Wednesday, February 4, 2026
Mr. President:

The House has adopted and returns herewith SJR26-007.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1068.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1027, amended as printed in House Journal, February 2, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1045, amended as printed in House Journal, February 2, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

February 4, 2026
We herewith transmit:

Without comment, HB26-1068.
Without comment, as amended, HB26-1027 and 1045.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-079 by Senator(s) Snyder; also Representative(s) Espenoza--Concerning the "Uniform Assignment for Benefit of Creditors Act".
Business, Labor, & Technology

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-006 and 007.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday,
February 5, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

23rd Legislative Day Thursday, February 5, 2026

- Prayer 10
 By the chaplain, Imam Abdur-Rahim Ali, Masjid Taqwa - Northeast Denver Islamic Center. 11
- Call to Order 12
 By the President at 9:00 a.m. 13
- Roll Call 14
 Present--31. 15
 Excused--4, Bridges, Danielson, Daugherty, Exum. 16
 Present later--1, Exum. 17
- Quorum 18
 The President announced a quorum present. 19
- Pledge 20
 By Senator Carson. 21
- Approval of the Journal 22
 On motion of Senator Wallace, the Journal of Wednesday, February 4, 2026 was approved as corrected by the Secretary. 23

SENATE SERVICES REPORT

Correctly Printed: SB26-079. 24
 Correctly Engrossed: SB26-032; SJR26-009. 25
 Correctly Reengrossed: SB26-001. 26
 Correctly Enrolled: SJR26-006 and 007. 27

COMMITTEE OF REFERENCE REPORTS

- Trans-
 portation &
 Energy 28
 After consideration on the merits, the Committee recommends that **SB26-016** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. 29
- Amend printed bill, page 2, strike lines 15 through 17 and substitute: 30
- "(2) (a) "FACILITY" MEANS A FACILITY THAT MAKES, USES, PACKAGES, OR TRANSPORTS PLASTIC PELLETS OR OTHER PREPRODUCTION PLASTIC MATERIALS IN THE STATE. 31
- (b) "FACILITY" DOES NOT INCLUDE A TREATMENT WORKS, AS DEFINED IN SECTION 212 OF THE FEDERAL ACT." 32
- Page 2, line 18, after "(3)" insert "(a)". 33
- Page 2, line 20, strike "PLASTICS." and substitute "PLASTICS, IN THEIR RAW OR PRIMARY STATE. 34
- (b) "PREPRODUCTION PLASTIC MATERIALS" DOES NOT INCLUDE MATERIALS RESULTING FROM THE BREAKDOWN OF MANUFACTURED OR OTHERWISE USEFUL PLASTIC PRODUCTS." 35
- Page 2, strike lines 23 through 26 and substitute: 36
- "A FACILITY SHALL NOT DISCHARGE PLASTIC PELLETS OR OTHER PREPRODUCTION PLASTIC MATERIALS IN THE STATE." 37
- Page 3, strike lines 1 and 2. 38

Page 4, strike lines 14 through 16 and substitute:

"(b) (I) "FACILITY" MEANS A FACILITY THAT MAKES, USES, PACKAGES, OR TRANSPORTS PLASTIC PELLETS OR OTHER PREPRODUCTION PLASTIC MATERIALS IN THE STATE.

(II) "FACILITY" DOES NOT INCLUDE A TREATMENT WORKS, AS DEFINED IN SECTION 212 OF THE FEDERAL "CLEAN WATER ACT", 33 U.S.C. SEC. 1251 ET SEQ."

Page 4, strike lines 21 through 24 and substitute:

"(2) A FACILITY SHALL".

Page 5, strike lines 1 through 9 and substitute "applicability. (1) This act takes effect August 12, 2027; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within the ninety-day period after final adjournment of the general assembly, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect August 12, 2027."

Judiciary After consideration on the merits, the Committee recommends that SB26-012 be referred to the Committee of the Whole with favorable recommendation.

Judiciary After consideration on the merits, the Committee recommends that SB26-013 be referred to the Committee of the Whole with favorable recommendation that it be placed on the consent calendar.

Judiciary After consideration on the merits, the Committee recommends that SB26-014 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 9, strike "CONDITIONAL" and substitute "UNCONDITIONAL".

Page 7, line 17, after "OF" insert "AND COMPLIANCE WITH".

Page 7, line 18, after "OF" insert "AND COMPLIANCE WITH".

At the order of the President, Senator Exum was added to the current roll call.

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:

SB26-032 by Senator(s) Daugherty and Mullica; also Representative(s) Feret and Brown--Concerning the promotion of immunization access.

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

Table with 8 columns: YES, NO, EXCUSED, ABSENT and 8 rows of names and their corresponding counts (e.g., Amabile: YES 20, NO 12, EXCUSED 3, ABSENT 0).

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

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

Co-sponsor(s) added: Amabile, Ball, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Michaelson Jenet, Snyder, Wallace, and Weissman.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the General Orders -- Second Reading of Bills Calendar of Thursday, February 5, was laid over until Friday, February 6, retaining its place on the calendar.

CONSIDERATION OF RESOLUTIONS

SJR26-008 by Senator(s) Roberts; also Representative(s) McCluskie and Lukens--Concerning honoring Colorado's 2026 winter Olympians and Paralympians.

On motion of Senator Roberts, the resolution was read at length and **adopted** by the following roll call vote:

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Bright, Carson, Catlin, Coleman, Cutter, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

EXECUTIVE DIRECTOR OF THE
DEPARTMENT OF HIGHER EDUCATION

effective January 12, 2026 for a term expiring at the pleasure of the Governor:

James (JB) Holston of Denver, Colorado, appointed.

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

MEMBER OF THE
PRIVATE OCCUPATIONAL SCHOOL BOARD

for a term expiring July 1, 2026:

Howard Ogg of Denver, Colorado, to serve as a representative of the general public, who is an owner or operator of a business within Colorado that employs students who are enrolled in schools that are subject to administration by the private occupational school division, occasioned by the resignation of Scott Cardona of Denver, Colorado, appointed.

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

MEMBER OF THE
PRIVATE OCCUPATIONAL SCHOOL BOARD

for a term expiring July 1, 2029:

Jason Wardrip of Aurora, Colorado, to serve as a public member, appointed.

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Friday, February 6, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

24th Legislative Day Friday, February 6, 2026

Prayer By Senator Weissman.

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

Roll Call Present--32.
Excused--3, Bridges, Daugherty, Pelton B.

Quorum The President announced a quorum present.

Pledge By Senator Carson.

Approval of the Journal On motion of Senator Wallace, the Journal of Thursday, February 5, 2026, was approved as corrected by the Secretary.

SENATE SERVICES REPORT

Correctly Engrossed: SJR26-008.
Correctly Reengrossed: SB26-032.

MESSAGE FROM THE HOUSE

Friday, February 6, 2026
Mr. President:

The House has adopted and returns herewith SJR26-009.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the calendar of Friday, February 6, was laid over until Monday, February 9, retaining its place on the calendar.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
COLORADO RACING COMMISSION

effective July 2, 2025 for a term expiring July 1, 2029:

Tameka Sampson of Aurora, Colorado, a Democrat from the Sixth Congressional District, to serve as a representative of business, reappointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	E	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

MEMBER OF THE
COLORADO LIMITED GAMING CONTROL COMMISSION

for a term expiring July 1, 2029:

Michael Faber of Castle Pines, Colorado, to serve as a member from the Fourth Congressional District and representative of business management, appointed.

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	E	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

MEMBERS OF THE
FIRE AND POLICE PENSION ASSOCIATION BOARD OF DIRECTORS

for terms expiring September 1, 2028:

Karen Marlman Frame of Greenwood Village, Colorado, to serve as a representative of a corporate administration, reappointed;

Joan Brown of Golden, Colorado, to serve as a representative of the financial community with expertise in insurance disability claims, reappointed;

for a term expiring September 1, 2031:

Donald Lombardi of Centennial, Colorado, to serve as a retired firefighter chief, appointed.

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	E	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

MEMBER OF THE
FIRE AND POLICE PENSION ASSOCIATION BOARD OF DIRECTORS

for a term expiring September 1, 2029:

Kim McDaniel of Broomfield, Colorado, to serve as a representative of a Colorado municipal employer, appointed.

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	E	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

MEMBERS OF THE
BOARD OF TRUSTEES FOR
WESTERN COLORADO UNIVERSITY

for a term expiring December 31, 2028:

Kelly Nordini of Denver, Colorado, occasioned by the resignation of Alvina Vasquez of Wheat Ridge, Colorado, appointed;

for terms expiring December 31, 2029:

Danielle Henry of Thornton, Colorado, appointed;

Kara Buckley of Crested Butte, Colorado, reappointed.

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	E	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

MEMBERS OF THE
COLORADO COMMISSION ON HIGHER EDUCATION

effective July 2, 2025 for terms expiring July 1, 2029:

Aaron Harber of Lafayette, Colorado, to represent the Second Congressional District, reappointed;
James Wilson, of Salida, Colorado, to represent the Seventh Congressional District, reappointed.

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	E	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

MEMBER OF THE
COLLEGEINVEST BOARD OF DIRECTORS

for a term expiring July 31, 2027:

Bret Hirsh of Aspen, Colorado, occasioned by the resignation of Martha Awad of Denver, Colorado, appointed.

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	E	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

Friday, February 6, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1004, HJR26-1005, HJR26-1006, HJR26-1007, HJR26-1008, HJR26-1009, HJR26-1010, HJR26-1011, HJR26-1012, HJR26-1013, HJR26-1014, HJR26-1015, and HJR26-1016, as printed in House Journal, February 6, 2026.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

HJR26-1004 by Representative(s) Duran and Caldwell; also Senator(s) Ball and Frizell--Concerning recognition of the military, veterans, POW/MIA, and Gold Star Families.
Laid over until Monday, February 9.

- HJR26-1005** by Representative(s) Carter and English; also Senator(s) Exum and Coleman--Concerning recognition of African American veterans.
Laid over until Monday, February 9.
- HJR26-1006** by Representative(s) Camacho and Barron; also Senator(s) Zamora Wilson and Rodriguez--Concerning recognition of the contributions of Latina and Latino veterans.
Laid over until Monday, February 9.
- HJR26-1007** by Representative(s) Stewart K. and Suckla; also Senator(s) Gonzales J. and Simpson--Concerning honoring and recognizing the military service and contributions of Native American veterans and communities.
Laid over until Monday, February 9.
- HJR26-1008** by Representative(s) Phillips and Keltie; also Senator(s) Cutter and Kirkmeyer--Concerning the recognition and honoring of brave women veterans and women serving in the United States Armed Forces.
Laid over until Monday, February 9.
- HJR26-1009** by Representative(s) Lindsay and Bradfield; also Senator(s) Kolker and Frizell--Concerning veterans mental health awareness.
Laid over until Monday, February 9.
- HJR26-1010** by Representative(s) Willford and Bottoms; also Senator(s) Weissman and Bright--Concerning recognition and remembrance of Colorado military veterans who served in the Vietnam War.
Laid over until Monday, February 9.
- HJR26-1011** by Representative(s) Bacon and Slauch; also Senator(s) Michaelson Jenet and Liston--Concerning honoring Colorado veterans on the eighty-first anniversary of the end of World War II.
Laid over until Monday, February 9.
- HJR26-1012** by Representative(s) Martinez and Keltie; also Senator(s) Catlin and Mullica--Concerning honoring Korean War veterans.
Laid over until Monday, February 9.
- HJR26-1013** by Representative(s) Camacho and Hartsook; also Senator(s) Pelton B. and Wallace--Concerning recognition and remembrance of Colorado military veterans who served in the Persian Gulf War.
Laid over until Monday, February 9.
- HJR26-1014** by Representative(s) Martinez and Hartsook; also Senator(s) Ball and Pelton B.--Concerning honoring post-9/11 veterans.
Laid over until Monday, February 9.
- HJR26-1015** by Representative(s) Martinez and Luck; also Senator(s) Pelton R. and Snyder--Concerning the fifty-eighth anniversary of the capture of the U.S.S. Pueblo by North Korea.
Laid over until Monday, February 9.
- HJR26-1016** by Representative(s) McCluskie and Richardson; also Senator(s) Roberts and Carson--Concerning honoring the 10th Mountain Division of Colorado.
Laid over until Monday, February 9.

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-080** by Senator(s) Coleman and Simpson; also Representative(s) Lukens--Concerning creating the cradle to career grant program.
Local Government & Housing
- SB26-081** by Senator(s) Danielson; also Representative(s) Velasco--Concerning the establishment of an overtime threshold for agricultural employees consistent with the threshold applicable to other workers in Colorado.
Business, Labor, & Technology

- SB26-082** by Senator(s) Pelton B.; --Concerning the process by which a local government controls the development of renewable energy projects, and, in connection therewith, authorizing a local government to implement an optional two-tier application fee program and a success fee.
 Transportation & Energy
- SB26-083** by Senator(s) Weissman and Frizell, Carson, Roberts; also Representative(s) Soper and Camacho, Woodrow--Concerning implementation of the committee on legal services' recommendations in connection with legislative review of state agencies' rules.
 Legal Services
- SB26-084** by Senator(s) Weissman and Frizell, Michaelson Jenet; also Representative(s) Brooks and Willford--Concerning the preservation of privileges for certain state entities in connection with information made available to the office of the state auditor in the performance of its statutorily prescribed duties related to the state's fraud hotline.
 Judiciary
- HB26-1027** by Representative(s) Story and Stewart K.; also Senator(s) Kolker--Concerning boards of cooperative services, and, in connection therewith, permitting a retiree to work as an executive director of a board of cooperative services without losing retirement benefits and clarifying board of cooperative services eligibility for postsecondary and workforce readiness funding.
 Education
- HB26-1045** by Representative(s) Clifford and Zokaie; also Senator(s) Michaelson Jenet--Concerning housing protections for individuals with disabilities.
 Local Government & Housing
- HB26-1068** by Representative(s) McCluskie and Duran, Caldwell; also Senator(s) Coleman and Rodriguez--Concerning the authority of the executive committee of the legislative council to establish policies for legislators to participate remotely in meetings of committees consisting of members from both chambers that are held at any time during the year.
 State, Veterans, & Military Affairs

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows:

June 27, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, appoint and submit to your consideration, the following:

MEMBERS OF THE
COLORADO HOUSING AND FINANCE AUTHORITY
BOARD OF DIRECTORS

effective July 2, 2025 for terms expiring July 1, 2029:

Beth Klein of Denver, Colorado, to serve as a member with experience in mortgage banking, appointed;

Pat Meyers of Denver, Colorado, to serve as an individual experienced in real estate transactions, appointed;

Sylvia Ann Wirba of Boulder, Colorado, to serve as a member representing the public, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/19/25
Justin Shofler, Reading Clerk

Committee on Local Government & Housing

August 15, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
ENERGY IMPACT ASSISTANCE ADVISORY COMMITTEE

effective August 25, 2025 for terms expiring August 24, 2029:

Gillian Laycock of Hugo, Colorado, reappointed;

Jarrold Biggs of Telluride, Colorado, appointed;

Jeffrey Shroll of Eagle, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Local Government & Housing

December 19, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate and appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
MIDDLE INCOME HOUSING AUTHORITY

for terms expiring September 1, 2029:

Timothy Hoppin of Steamboat Springs, Colorado, to serve as a public member, appointed;

Darren Everett of Denver, Colorado, to serve as a public member, reappointed;

Patrick Meyers of Denver, Colorado, to serve as a public member, reappointed;

Dominique Acevedo of Denver, Colorado, to serve as a representative of a nonprofit organization that has experience developing middle income housing, reappointed;

Carl Koelbel of Denver, Colorado, to serve as a member with experience in the development of rental housing, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/19/25
Justin Shofler, Reading Clerk

Committee on Local Government & Housing

May 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
FINANCIAL SERVICES BOARD

effective July 2, 2025 for terms expiring July 1, 2029:

Robert Chavez of Antonito, Colorado, to serve as an executive officer of a state credit union, appointed;

Shon Robert Davis of Monte Vista, Colorado, to serve as an executive officer of state savings and loan association, reappointed;

Mickey Freeman of Golden, Colorado, to serve as a public member with expertise in finance, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/04/25
Justin Shofler, Reading Clerk

Committee on Finance

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

December 9, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado,
I have the honor to designate, appoint and submit to your consideration, the following:

MEMBERS OF THE
COLORADO HOUSING AND FINANCE AUTHORITY
BOARD OF DIRECTORS

for terms expiring July 1, 2029:

Willa Williford of Crested Butte, Colorado, to serve as a member representing the public,
appointed;

Melinda Pollack of Denver, Colorado, to serve as a member representing the public, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/16/25
Justin Shofler, Reading Clerk

Committee on Finance

December 12, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado,
I have the honor to designate, appoint and submit to your consideration, the following:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MEMBERS OF THE
STATE BOARD OF EQUALIZATION

for terms expiring September 2, 2029:

Ty Coleman of Alamosa, Colorado, to serve as a member with knowledge of property taxation, appointed;

Rosalind Saucedo of Pueblo, Colorado, to serve as a member with knowledge of property taxation, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/16/25
Justin Shofler, Reading Clerk

Committee on Finance

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Monday, February 9, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

27th Legislative Day Monday, February 9, 2026

- Prayer 10
By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver. 11
- Call to Order 12
By the President at 10:00 a.m. 13
- Roll Call 14
Present--30. 15
Excused--5, Bridges, Daugherty, Marchman, Simpson, Sullivan. 16
- Quorum 17
The President announced a quorum present. 18
- Pledge 19
By Senator Cutter. 20
- Approval of the Journal 21
On motion of Senator Catlin, the Journal of Friday, February 6, 2026, was approved as corrected by the Secretary. 22

SENATE SERVICES REPORT

Correctly Printed: SB26-080, 081, 082, 083, and 084.

MESSAGE FROM THE REVISOR OF STATUTES

April 25, 2025 34
We herewith transmit: 35
Without comment, as amended, HB26-1001 and 1041. 36

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege. 37

- Committee of the Whole 38
On motion of Senator Hinrichsen, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Hinrichsen was called to act as Chair. 39

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows: 40

- SB26-039** 41
by Senator(s) Snyder and Pelton B.; also Representative(s) Boesenecker and Taggart--
Concerning the administration by the fire and police pension association of disability and survivor benefits. 42

Ordered engrossed and placed on the calendar for third reading and final passage. 43

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SB26-012 by Senator(s) Danielson; also Representative(s) Velasco--Concerning compensable losses under the "Colorado Crime Victim Compensation Act" for enrolled members of a federally recognized tribe.

Ordered engrossed 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 Hinrichsen, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-039 and SB26-012.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-019 by Senator(s) Ball and Bright; also Representative(s) Sirota--Concerning changes to local early childhood infrastructure, and, in connection therewith, expanding the responsibilities and functions of early childhood councils to include certain responsibilities and functions formerly performed by local coordinating organizations and imposing new accountability requirements.

Laid over until Wednesday, February 11, retaining its place on the calendar.

SB26-009 by Senator(s) Lindstedt and Snyder, Kipp; also Representative(s) McCluskie and Stewart R.--Concerning the determination of whether an entity is a charitable organization for purposes of state sales and use tax.

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

SB26-014 by Senator(s) Amabile and Michaelson Jenet; also Representative(s) Rydin--Concerning modifications to the affirmative defense of not guilty by reason of insanity.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, February 5, page(s) 114 and placed in members' bill files.)

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

SB26-016 by Senator(s) Cutter; also Representative(s) Smith--Concerning prohibiting the discharge of preproduction plastic materials.

Laid over until Tuesday, February 10, retaining its place on the calendar.

SB26-013 by Senator(s) Hinrichsen; --Concerning cohabitation as a means to commit the offense of bigamy.

Laid over until Tuesday, February 10, retaining its place on the calendar.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	19	NO	11	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	N	Exum	Y	Liston	N	Simpson	E
Ball	Y	Frizell	N	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	N	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	N	Jodeh	Y	Pelton B.	N	Weissman	Y
Catlin	N	Kipp	Y	Pelton R.	N	Zamora	N
Cutter	Y	Kirkmeyer	N	Rich	N	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-009, and SB26-014 as amended.

Laid over until Tuesday, February 10: SB26-016 and SB26-013.

Laid over until Wednesday, February 11: SB26-019.

CONSIDERATION OF RESOLUTIONS

HJR26-1004 by Representative(s) Duran and Caldwell; also Senator(s) Ball and Frizell--Concerning recognition of the military, veterans, POW/MIA, and Gold Star Families.

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

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Snyder, Wallace, Weissman, and Zamora Wilson.

HJR26-1005 by Representative(s) Carter and English; also Senator(s) Exum and Coleman--Concerning recognition of African American veterans.

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

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Carson, Catlin, Cutter, Danielson, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Snyder, Wallace, Weissman, and Zamora Wilson.

HJR26-1006 by Representative(s) Camacho and Barron; also Senator(s) Zamora Wilson and Rodriguez--Concerning recognition of the contributions of Latina and Latino veterans.

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

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts, Snyder, Wallace, and Weissman.

HJR26-1007 by Representative(s) Stewart K. and Suckla; also Senator(s) Gonzales J. and Simpson--Concerning honoring and recognizing the military service and contributions of Native American veterans and communities.

On motion of Senator Gonzales J., the resolution was **adopted** by the following roll call vote:

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Exum, Frizell, Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Snyder, Wallace, Weissman, and Zamora Wilson.

HJR26-1008 by Representative(s) Phillips and Keltie; also Senator(s) Cutter and Kirkmeyer-- Concerning the recognition and honoring of brave women veterans and women serving in the United States Armed Forces.

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

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Carson, Catlin, Coleman, Danielson, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Liston, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Snyder, Wallace, Weissman, and Zamora Wilson.

HJR26-1009 by Representative(s) Lindsay and Bradfield; also Senator(s) Kolker and Frizell-- Concerning veterans mental health awareness.

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

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Lindstedt, Liston, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Snyder, Wallace, Weissman, and Zamora Wilson.

HJR26-1010 by Representative(s) Willford and Bottoms; also Senator(s) Weissman and Bright-- Concerning recognition and remembrance of Colorado military veterans who served in the Vietnam War.

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

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Carson, Catlin, Coleman, Cutter, Danielson, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Snyder, Wallace, and Zamora Wilson.

HJR26-1011 by Representative(s) Bacon and Slauch; also Senator(s) Michaelson Jenet and Liston-- Concerning honoring Colorado veterans on the eighty-first anniversary of the end of World War II.

On motion of Senator Michaelson Jenet, the resolution was **adopted** by the following roll call vote:

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Snyder, Wallace, Weissman, and Zamora Wilson.

HJR26-1012 by Representative(s) Martinez and Keltie; also Senator(s) Catlin and Mullica--Concerning honoring Korean War veterans.

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

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Carson, Coleman, Cutter, Danielson, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Michaelson Jenet, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Snyder, Wallace, Weissman, and Zamora Wilson.

HJR26-1013 by Representative(s) Camacho and Hartsook; also Senator(s) Pelton B. and Wallace-- Concerning recognition and remembrance of Colorado military veterans who served in the Persian Gulf War.

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

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Michaelson Jenet, Mullica, Pelton R., Rich, Roberts, Rodriguez, Snyder, Weissman, and Zamora Wilson.

HJR26-1014 by Representative(s) Martinez and Hartsook; also Senator(s) Ball and Pelton B.-- Concerning honoring post-9/11 veterans.

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

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Michaelson Jenet, Mullica, Pelton R., Rich, Roberts, Rodriguez, Snyder, Wallace, Weissman, and Zamora Wilson.

HJR26-1015 by Representative(s) Martinez and Luck; also Senator(s) Pelton R. and Snyder--
Concerning the fifty-eighth anniversary of the capture of the U.S.S. Pueblo by North
Korea.

On motion of Senator Pelton R., the resolution was **adopted** by the following roll call
vote:

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Carson, Catlin, Coleman, Cutter,
Danielson, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker,
Lindstedt, Liston, Michaelson Jenet, Mullica, Pelton B., Rich, Roberts, Rodriguez,
Wallace, Weissman, and Zamora Wilson.

HJR26-1016 by Representative(s) McCluskie and Richardson; also Senator(s) Roberts and Carson--
Concerning honoring the 10th Mountain Division of Colorado.

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

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	E
Ball	Y	Frizell	Y	Marchman	E	Snyder	Y
Bridges	E	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bright, Catlin, Coleman, Cutter, Danielson,
Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston,
Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Rodriguez, Snyder, Wallace,
Weissman, and Zamora Wilson.

MESSAGE FROM THE HOUSE

Monday, February 9, 2026
Mr. President:

The House has adopted and returns herewith SJR26-008, amended as printed in House Journal,
February 9, 2026.

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows:

August 15, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
GEOLOGIC STORAGE STEWARDSHIP ENTERPRISE BOARD

for a term expiring September 1, 2026:

Ashleigh Ross of Golden, Colorado, to serve as an expert in geologic storage, preferably with an actuarial science background as related to evaluating long-term risk of geologic storage facilities, appointed;

for a term expiring September 1, 2027:

Robert Randall of Denver, Colorado, to serve as member with formal training or substantial experience in environmental protection, public health or other relevant fields, appointed;

for a term expiring September 1, 2028:

Anna Littlefield of Evergreen, Colorado, to serve as substantial experience in wellbore monitoring, long-term stewardship or other relevant technical fields, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 2/5/26
Justin Shofler Reading Clerk

Committee on Agriculture & Natural Resources

February 2, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
WATER QUALITY CONTROL COMMISSION

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

effective February 16, 2026 for terms expiring February 15, 2029:

Charles Garcia of Denver, Colorado, appointed;

Nicole Poncelet-Johnson of Livermore, Colorado, reappointed;

Christine Johnston of Littleton, Colorado, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 2/2/26

Justin Shofler Reading Clerk

Committee on Agriculture & Natural Resources

January 9, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
ADVISORY COMMITTEE TO THE
PROPERTY TAX ADMINISTRATOR

for a term expiring September 1, 2026:

Cynthia Braddock of Louisville, Colorado, to serve as an assessor from a county with a population over 75,000, occasioned by the resignation of Keith Alan Erffmeyer of Parker, Colorado, appointed;

for terms expiring September 1, 2029:

Mark Roeber of Paonia, Colorado, to serve as a non-assessor from a county with a population under 75,000 population, appointed;

Jodi Amato of Trinidad, Colorado, to serve as an assessor for a county with a population under 75,000, reappointed;

Rogelio Rodriguez of Westminster, Colorado, to serve as a non-assessor from a county with a population over 75,000 population, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 1/9/26

Justin Shofler Reading Clerk

Committee on Finance

January 9, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint and submit to your consideration, the following:

MEMBER OF THE
STATE HOUSING BOARD

effective February 1, 2026 for a term expiring January 31, 2030:

James Martinez of Thornton, Colorado to serve as a Democrat and resident of the Eighth Congressional District, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 1/9/26
Justin Shofler Reading Clerk

Committee on Local Government & Housing

January 30, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
FRONT RANGE PASSENGER RAIL DISTRICT BOARD

effective April 2, 2026 for a term expiring December 31, 2029:

Claire Levy of Boulder, Colorado, to serve as a resident of a city and county through which commuter rail service was planned as part of the voter approved RTD Fastracks Transit Expansion Program but has not been constructed, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 2/3/26
Justin Shofler Reading Clerk

Committee on Transportation & Energy

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Tuesday, February 10, 2026.

Approved:

Dafna Michaelson Jenet
President *pro tem*

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

28th Legislative Day Tuesday, February 10, 2026

Prayer	By Senator Pelton B.	10
Call to Order	By the President at 9:00 a.m.	11
Roll Call	Present--32. Excused--3, Danielson, Daugherty, Sullivan.	12
Quorum	The President announced a quorum present.	13
Pledge	By Senator Cutter.	14
Approval of the Journal	On motion of Senator Catlin, the Journal of Monday, February 9, 2026, was approved as corrected by the Secretary.	15

SENATE SERVICES REPORT

Correctly Engrossed: SB26-009, 012, 014, and 039.
Correctly Revised: HJR26-1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, and 1016.

COMMITTEE OF REFERENCE REPORTS

Judiciary The Committee on Judiciary 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:

MEMBER OF THE
COLORADO COMMISSION ON JUDICIAL DISCIPLINE

effective July 1, 2025 for term expiring June 30, 2029:

Robert Gardner, of Colorado Springs, Colorado, to serve as an attorney, appointed.

Judiciary The Committee on Judiciary 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:

MEMBER OF THE
STATE BOARD OF PAROLE

effective July 7, 2025 for a term expiring June 30, 2028:

Sarah Young of Fruita, Colorado, to serve as a law enforcement officer, appointed.

Judiciary After consideration on the merits, the Committee recommends that **SB26-074** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the consent calendar.

Education The Committee on Education 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 EDUCATIONAL AND CULTURAL
FACILITIES AUTHORITY BOARD OF DIRECTORS

effective July 1, 2025, for terms expiring June 30, 2029:

Morris Price of Denver, Colorado, to serve as a public member, reappointed;

Heather Schell of Evergreen, Colorado, to serve as a public member, reappointed.

Education The Committee on Education 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
STATE BOARD FOR COMMUNITY COLLEGES
AND OCCUPATIONAL EDUCATION

effective January 1, 2026 for terms expiring December 31, 2029:

Ross Dueber of Colorado Springs, Colorado, to serve as a representative of the Fifth Congressional District, reappointed;

Karen McNeil Miller of Centennial, Colorado, to serve as a representative of the Sixth Congressional District, reappointed;

Yolanda Ortega of Westminster, Colorado, to serve as a representative of the Eighth Congressional District, reappointed.

Education The Committee on Education 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
BOARD OF TRUSTEES FOR ADAMS STATE UNIVERSITY

effective January 1, 2026 for terms expiring December 31, 2029:

Jon Barba of Henderson, Colorado, appointed;

Donna Wehe of Alamosa, Colorado, appointed;

Duane Bussey of Alamosa, Colorado, reappointed.

Education After consideration on the merits, the Committee recommends that **SB26-045** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 5, line 27, strike "AND".

Page 6, line 10, strike "PROFESSIONAL." and substitute "PROFESSIONAL; AND
(III) THE COLORADO COMMISSION ON HIGHER EDUCATION SHALL
APPOINT ONE MEMBER WHO IS A MEMBER OF THE COLORADO COMMISSION ON
HIGHER EDUCATION.".

Page 10, line 2, strike "AND".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 10, line 5, strike "INSTITUTIONS." and substitute "INSTITUTIONS; AND
 (IV) THE EXTENT TO WHICH THE APPLICANT'S PROPOSED NUCLEAR
 ENERGY DEGREE PROGRAM, CERTIFICATE PROGRAM, COURSE WORK, OR
 MODULAR TRAINING INCLUDES A FOCUS ON NUCLEAR REGULATION AND COVERS
 THE ENTIRE NUCLEAR FUEL CYCLE."

Page 10, line 12, after "TO" insert "THE COLORADO COMMISSION ON HIGHER
 EDUCATION,".

Education

After consideration on the merits, the Committee recommends that **SB26-034** 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 11, after "(1)(c)(I)," insert "(1)(c)(III),".

Page 3, line 11, strike "(1)(d)(I)" and substitute "(1)(d)(I), and (2)".

Page 4, after line 1, insert:

"(III) In the event of death, resignation, or inability or refusal to act of
~~any such~~ AN elected member of the student advisory committee, the student
 governing body of the institution with the vacancy shall appoint a ~~full-time~~
 student from that institution to fill the vacancy for the remainder of the term."

Page 4, after line 13 insert:

"(2) (a) Each member of the Auraria board shall take an oath or
 affirmation in accordance with section 24-12-101.

(b) MEMBERS OF THE AURARIA BOARD ARE FIDUCIARIES OF THE
 CENTER, AND A MEMBER SHALL RECUSE THEMSELVES FROM A VOTE OR EXECUTIVE
 SESSION WHEN THEY HAVE A CONFLICT OF INTEREST. THE AURARIA BOARD MAY
 ADOPT, THROUGH ITS BYLAWS AND POLICIES, A COMPREHENSIVE FRAMEWORK
 DEFINING CONFLICTS OF INTEREST APPLICABLE TO BOARD MEMBERS. THE
 BYLAWS AND POLICIES MAY ESTABLISH PROCEDURES FOR IDENTIFYING
 POTENTIAL CONFLICTS, REQUIRE DISCLOSURE OF RELEVANT INTERESTS, AND
 DESIGNATE A FINAL DECISION-MAKING AUTHORITY TO DETERMINE WHEN
 RECUSAL IS REQUIRED. THE AURARIA BOARD SHALL ENSURE THAT THE BYLAWS
 AND POLICIES PROVIDE CONSISTENT, FAIR, AND TRANSPARENT STANDARDS FOR
 RECUSAL DETERMINATIONS."

MESSAGE FROM THE HOUSE

Wednesday, February 11, 2026

Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1001,
 amended as printed in House Journal, February 5, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1041,
 amended as printed in House Journal, February 5, 2026.

Wednesday, February 11, 2026

Mr. President:

The House has adopted and returns herewith SJR26-008, amended as printed in House Journal,
 February 9, 2026.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the
 Senate having voted in the affirmative, the Senate proceeded out of order for moments of
 personal privilege.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

SB26-039 by Senator(s) Snyder and Pelton B.; also Representative(s) Boesenecker and Taggart-- Concerning the administration by the fire and police pension association of disability and survivor benefits.

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

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Bridges, Carson, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Marchman, Michaelson Jenet, Mullica, Roberts, and Wallace.

SB26-012 by Senator(s) Danielson; also Representative(s) Velasco--Concerning compensable losses under the "Colorado Crime Victim Compensation Act" for enrolled members of a federally recognized tribe.

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

YES	31	NO	1	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	N
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

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

Co-sponsor(s) added: Carson, Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Marchman, Michaelson Jenet, Mullica, Roberts, Simpson, Snyder, Wallace, and Weissman.

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:

SB26-009 by Senator(s) **Lindstedt and Snyder**, Kipp; also Representative(s) McCluskie and Stewart R.--Concerning the determination of whether an entity is a charitable organization for purposes of state sales and use tax.

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

YES	26	NO	6	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	N	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	N	Jodeh	Y	Pelton B.	N	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	N	Zamora	N
Cutter	Y	Kirkmeyer	Y	Rich	N	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Coleman, Cutter, Gonzales J., Jodeh, Kolker, Marchman, Michaelson Jenet, Roberts, Wallace, and Weissman.

SB26-014 by Senator(s) Amabile and Michaelson Jenet; also Representative(s) Rydin--Concerning modifications to the affirmative defense of not guilty by reason of insanity.

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

YES	20	NO	12	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	N	Exum	Y	Liston	N	Simpson	N
Ball	Y	Frizell	N	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	N	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	N	Jodeh	Y	Pelton B.	N	Weissman	Y
Catlin	N	Kipp	Y	Pelton R.	N	Zamora	N
Cutter	Y	Kirkmeyer	N	Rich	N	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Cutter, Gonzales J., Kipp, Snyder, and Wallace.

Committee of the Whole On motion of Senator Gonzales, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Gonzales was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

SB26-064 by Senator(s) **Simpson and Roberts**; also Representative(s) McCormick and Soper--Concerning modifying the Colorado agricultural future loan program to allow certain eligible entities to qualify for funding from the program.

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

SB26-052 by Senator(s) **Roberts and Catlin**; also Representative(s) Lukens and Mauro--Concerning coal transition communities, and, in connection therewith, providing a hiring preference for coal transition workers in coal transition communities and expanding the allowable ways in which a public entity may deposit or invest just transition money.

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

The Committee of the Whole took the following action:

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

Passed on second reading: SB26-064 and SB26-052, as amended.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-016 by Senator(s) Cutter; also Representative(s) Smith--Concerning prohibiting the discharge of preproduction plastic materials.

Laid over until Thursday, February 12, retaining its place on the calendar.

SB26-013 by Senator(s) Hinrichsen and Marchman; also Representative(s) Zokaie--Concerning cohabitation as a means to commit the offense of bigamy.

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

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

The Committee of the Whole took the following action:

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

Passed on second reading: SB26-013.

Laid over until Thursday, February 12: SB26-016.

**CONSIDERATION OF HOUSE AMENDMENTS TO
SENATE RESOLUTIONS**

SJR26-008 by Senator(s) Roberts; also Representative(s) McCluskie and Lukens--Concerning honoring Colorado's 2026 winter Olympians and Paralympians.

Senator Roberts moved that the Senate concur in House amendments to **SJR26-008**, as printed in House Journal, Monday, February 9, page 171. The motion was adopted on the following roll call vote.

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

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

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	E
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	E	Kolker	Y	Roberts	Y		

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

Co-sponsor(s) added: Bridges.

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

Wednesday, February 11, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1038, amended as printed in House Journal, February 5, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1020, HB26-1040, and HB26-1003, amended as printed in House Journal, February 9, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1035.

MESSAGE FROM THE REVISOR OF STATUTES

February 10, 2026
We herewith transmit:

Without comment, HB26-1035.
Without comment, as amended, HB26-1003, 1020, 1038, and 1040.

INTRODUCTION OF RESOLUTIONS

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

SJR26-010 by Senator(s) Gonzales J.; also Representative(s) Nguyen and Soper, Camacho, Espenoza-- Concerning the celebration of Lunar New Year 2026.

Laid over until Wednesday, February 11, retaining its place on the calendar.

SJR26-011 by Senator(s) Marchman and Kirkmeyer; also Representative(s) Boesenecker--Concerning designation of a portion of U.S. Highway 34 between Wilson Ave. and North County Rd. 23H in memory of Sgt. John "Jack" Thurman.

Laid over until Thursday, February 12, retaining its place on the calendar.

INTRODUCTION OF MEMORIALS

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

SJM26-001 by Senator(s) Cutter and Marchman; also Representative(s) Willford--Concerning memorializing Senator Faith Winter.

Laid over until Friday, February 13, retaining its place on the calendar.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-085** by Senator(s) Frizell and Ball; also Representative(s) Duran and Hartsook--Concerning military protection orders, and, in connection therewith, a peace officer's duty to determine whether a military protection order exists when responding to an incident of domestic violence and a requirement for the court to consider the existence of a military protection order as relevant evidence when determining whether to issue a temporary civil protection order.
Judiciary
- SB26-086** by Senator(s) Sullivan; --Concerning the taxation of premium cigars, and, in connection therewith, capping the statutory excise tax on premium cigars at twenty percent.
Finance
- SB26-087** by Senator(s) Wallace; --Concerning authorizing legislative leave from employment during a legislative session for certain members of the general assembly.
State, Veterans, & Military Affairs
- SB26-088** by Senator(s) Kirkmeyer and Carson; also Representative(s) Winter T. and Martinez--Concerning the grounds surrounding the state capitol building, and, in connection therewith, providing for the maintenance and repair of memorials and monuments on the capitol grounds and in Lincoln veterans' memorial park.
State, Veterans, & Military Affairs
- SB26-089** by Senator(s) Cutter and Baisley; also Representative(s) Velasco--Concerning the recreation of the wildfire matters review committee.
Agriculture & Natural Resources
- SB26-090** by Senator(s) Carson and Snyder; also Representative(s) Hartsook--Concerning exempting critical infrastructure from the "Consumer Repair Bill of Rights Act".
Business, Labor, & Technology
- SB26-091** by Senator(s) Snyder and Cutter; also Representative(s) Soper--Concerning adding the exclusion of certain printed news deliverers from the definition of "employee" in the "Colorado Employment Security Act" to other state labor laws.
Business, Labor, & Technology
- SB26-092** by Senator(s) Simpson; also Representative(s) Suckla and Velasco--Concerning the modification of the salary categorization of locally elected officers in specified counties.
Local Government & Housing
- SB26-093** by Senator(s) Sullivan; also Representative(s) Mauro--Concerning ensuring compliance with workers' compensation insurance coverage requirements.
Business, Labor, & Technology

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-008 and 009.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m.,
Wednesday, February 11, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

29th Legislative Day Wednesday, February 11, 2026

Prayer By the chaplain, Pastor Vern Rempel, Mountain Community Mennonite Church, Littleton. 11
Call to Order By the President at 9:00 a.m. 13
Roll Call Present--27. 16
Excused--8, Amabile, Baisley, Ball, Cutter, Daugherty, Exum, Kirkmeyer, Simpson. 17
Present later--3, Amabile, Baisley, Ball, Exum, Kirkmeyer, Simpson. 18
Quorum The President announced a quorum present. 20
Pledge By Senator Kipp. 22
Approval of the Journal On motion of Senator Catlin, the Journal of Tuesday, February 10, 2026, was approved as corrected by the Secretary. 24

_____ 26
At the order of the President, Senators Amabile and Ball were added to the current roll call. 28
_____ 30

SENATE SERVICES REPORT

Correctly Printed: SB26-085, 086, 087, 088, 089, 090, 091, 092, and 093. 35
Correctly Engrossed: SB26-013, 052, and 064. 36
Correctly Reengrossed: SB26-009, 012, 014, and 039. 37

_____ 38
At the order of the President, Senator Exum was added to the current roll call. 40
_____ 42

COMMITTEE OF REFERENCE REPORTS

Finance The Committee on Finance 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: 46

MEMBERS OF THE
ADVISORY COMMITTEE ON GOVERNMENTAL ACCOUNTING

for terms expiring May 18, 2029: 53

Anne Penney of Erie, Colorado, to serve as a representative of city and town government, reappointed; 55

David Reynolds of Dillon, Colorado, to serve as a representative of county government, appointed; 58

Jane Frederick of Longmont, Colorado, to serve as a representative of school and junior college districts, appointed; 61

for a term expiring May 18, 2027: 64

Bill Riedell of Denver, Colorado, to serve as a representative of city and county government, occasioned by the resignation of Brenda Richey of Boulder, Colorado, appointed. 66

Finance

After consideration on the merits, the Committee recommends that **SB26-042** 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 "the excise tax" and substitute "taxes".

Page 3, line 20, strike "and **add** (1)(e) and (2)(c)" and substitute "**repeal** (2)(b)(I); and **add** (1)(e) and (2)(c)".

Page 4, line 14, after "TAX" insert "AND SALES AND USE TAX".

Page 4, strike lines 17 through 27 and substitute:

"(e) "COLLECTIONS FOR ANOTHER GOVERNMENT", WITH RESPECT TO REVENUE THAT IS COLLECTED IN ACCORDANCE WITH SUBSECTION (1)(b)(IV) OF THIS SECTION, INCLUDES THE FOLLOWING REVENUE THAT IS PLACED IN OR CREDITED TO THE AVIATION FUND CREATED IN SECTION 43-10-109 AND DISTRIBUTED IN ACCORDANCE WITH SECTION 43-10-110 TO GOVERNMENTAL OR AIRPORT ENTITIES OPERATING AN FAA-DESIGNATED PUBLIC-USE AIRPORT:

(I) REVENUE FROM THE EXCISE TAX ON GASOLINE USED AS FUEL FOR THE PROPULSION OF NONTURBO-PROPELLER, NONJET ENGINE, TURBO-PROPELLER, OR JET ENGINE AIRCRAFT COLLECTED BY THE STATE PURSUANT TO SECTION 39-27-102 (1)(a)(IV) THAT IS PLACED IN THE AVIATION FUND PURSUANT TO SECTION 39-27-112 (2)(b); AND

(II) REVENUE FROM THE SALES AND USE TAXES COLLECTED DURING A FISCAL YEAR BY THE STATE PURSUANT TO SECTIONS 39-26-104 AND 39-26-202 ON AVIATION FUELS USED IN TURBO-PROPELLER OR JET ENGINE AIRCRAFT THAT IS CREDITED TO THE AVIATION FUND PURSUANT TO SECTION 43-10-109 (2)(a)(I)."

Page 5, after line 4 insert:

~~"(I) A civil monetary penalty assessed by the department of health care policy and financing pursuant to section 25.5-6-205;"~~

Page 6, line 4, strike "SECTION 25-1-107.5," and substitute "SECTION 25-1-107.5 OR 25.5-6-205,".

Page 6, line 12, after "SECTION" insert "25.5-4-301, 25.5-4-305, OR".

Page 6, strike lines 26 and 27.

Page 7, strike lines 1 and 2.

ReNUMBER succeeding subparagraphs accordingly.

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **SB26-030** be **postponed indefinitely**.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

At the order of the President, Senators Baisley and Simpson were added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

CONSIDERATION OF RESOLUTIONS

SJR26-010 by Senator(s) Gonzales J.; also Representative(s) Nguyen and Soper, Camacho, Espenoza-- Concerning the celebration of Lunar New Year 2026.

On motion of Senator , the resolution was read at length and **adopted** by the following roll call vote:

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	E	Kirkmeyer	E	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bridges, Bright, Carson, Catlin, Coleman, Danielson, Exum, Frizell, Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Liston, Marchman, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

THIRD READING OF BILLS -- FINAL PASSAGE -- CONSENT CALENDAR

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

SB26-064 by Senator(s) **Simpson and Roberts**; also Representative(s) McCormick and Soper-- Concerning modifying the Colorado agricultural future loan program to allow certain eligible entities to qualify for funding from the program.

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

YES	30	NO	2	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	N	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	N
Cutter	E	Kirkmeyer	E	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Bridges, Coleman, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Liston, Marchman, Michaelson Jenet, Pelton R., Rodriguez, Snyder, Wallace, and Weissman.

SB26-052

by Senator(s) Roberts and Catlin; also Representative(s) Lukens and Mauro--Concerning coal transition communities, and, in connection therewith, providing a hiring preference for coal transition workers in coal transition communities and expanding the allowable ways in which a public entity may deposit or invest just transition money.

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

YES	29	NO	3	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	N	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	N	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	N
Cutter	E	Kirkmeyer	E	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Bridges, Coleman, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Marchman, Michaelson Jenet, Mullica, Pelton R., Simpson, Snyder, and Wallace.

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:

SB26-013

by Senator(s) **Hinrichsen and Marchman**; also Representative(s) Zokaie--Concerning cohabitation as a means to commit the offense of bigamy.

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

YES	27	NO	5	EXCUSED	3	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	N	Exum	Y	Liston	N	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	N	Zamora	N
Cutter	E	Kirkmeyer	E	Rich	N	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Gonzales J., Jodeh, Kipp, Michaelson Jenet, Snyder, Wallace, and Weissman.

Committee of the Whole

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

GENERAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills,

reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-019

by Senator(s) **Ball and Bright**; also Representative(s) Sirota and Gonzalez R.--Concerning changes to local early childhood infrastructure, and, in connection therewith, expanding the responsibilities and functions of early childhood councils to include certain responsibilities and functions formerly performed by local coordinating organizations and imposing new accountability requirements.

Amendment No. 1, Education Committee Amendment.

(Printed in Senate Journal, February, 3,, page(s) 95-96 and placed in members' bill files.)

Amendment No. 2(L.007), by Senator Ball.

Amend printed bill, page 16, line 16, strike "**functions.**" and substitute "**functions - legislative intent.**".

Page 17, after line 1 insert:

"(3) IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT ANY MONEY THE DEPARTMENT ALLOCATES TO SUPPORT A TRANSITION PERIOD EXTENSION PURSUANT TO SUBSECTION (7) OF THIS SECTION BE A ONE-TIME EXPENDITURE AND NOT BE A SOURCE OF ONGOING PROGRAM FUNDING OR A BASELINE ADJUSTMENT."

Renumber succeeding subsections accordingly.

Page 17, after line 25 insert:

"(7) (a) NOTWITHSTANDING ANY OTHER PROVISION OF THIS PART 2, IF THE TRANSFER OF RIGHTS, DUTIES, FUNCTIONS, AND OBLIGATIONS DESCRIBED IN THIS SECTION REQUIRES THE CONSOLIDATION, REASSIGNMENT, OR MATERIAL MODIFICATION OF THE DUTIES OF AN ORGANIZATION PROVIDING THE SERVICES DESCRIBED IN PART 1 OF THIS ARTICLE 2, AS IT EXISTED PRIOR TO JULY 1, 2026, OR AN EARLY CHILDHOOD COUNCIL, THE DEPARTMENT MAY AUTHORIZE A ONE-TIME EXTENSION OF THE TRANSITION PERIOD. THE TRANSITION PERIOD MUST CONCLUDE ON OR BEFORE JULY 1, 2029, AND IS NOT SUBJECT TO FURTHER EXTENSION.

(b) DURING A TRANSITION PERIOD EXTENSION AUTHORIZED PURSUANT TO SUBSECTION (7)(a) OF THIS SECTION, THE DEPARTMENT MAY, AS NECESSARY TO SUPPORT THE ADMINISTRATION AND COORDINATION OF EARLY CHILDHOOD PROGRAMS AND SERVICES, MAINTAIN SEPARATE CONTRACTS WITH AN EARLY CHILDHOOD COUNCIL AND AN ORGANIZATION PROVIDING THE SERVICES DESCRIBED IN PART 1 OF THIS ARTICLE 2, AS IT EXISTED PRIOR TO JULY 1, 2026.

(c) ON OR BEFORE JANUARY 1, 2029, THE DEPARTMENT SHALL SUBMIT A WRITTEN REPORT TO THE JOINT BUDGET COMMITTEE. THE REPORT MUST INCLUDE AN ANALYSIS OF TRANSITION COSTS AND EXPENDITURES, OPERATIONAL READINESS, AND RECOMMENDATIONS FOR ANY LEGISLATIVE CHANGES NECESSARY TO FACILITATE LOCAL EARLY CHILDHOOD SERVICES ADMINISTRATION, COORDINATION, AND CONTRACTING FOLLOWING A TRANSITION PERIOD AUTHORIZED PURSUANT TO SUBSECTION (7)(a) OF THIS SECTION."

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

At the order of the President, Senator Kirkmeyer was added to the current roll call.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

The Committee of the Whole took the following action:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	E	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Passed on second reading: SB26-019, as amended.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HJR26-1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Education After consideration on the merits, the Committee recommends that **HB26-1027** be **referred** to the Committee of the Whole with favorable recommendation.

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-094** by Senator(s) **Lindstedt**; --Concerning alternating premises licensed premises for alcohol production.
Business, Labor and Technology
- SB26-095** by Senator(s) **Weissman**; also Representative(s) Froelich and Willford--Concerning measures to support victim-survivors of certain crimes that do not include changes to substantive criminal offenses.
Judiciary
- SB26-096** by Senator(s) **Hinrichsen**; --Concerning justice-involved veterans.
Judiciary
- SB26-097** by Senator(s) **Hinrichsen and Cutter**; also Representative(s) Garcia and Stewart R.-- Concerning decriminalizing commercial sexual activity among consenting adults.
Judiciary
- SB26-098** by Senator(s) **Liston and Ball**; also Representative(s) Rydin--Concerning the applicability of certain noise abatement provisions, and, in connection therewith, reestablishing local authority with respect to noise abatement.
Local Government & Housing

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- SB26-099** by Senator(s) **Kirkmeyer**; --Concerning authorizing the governor to temporarily classify a substance as a controlled substance analog under schedule II.
Health & Human Services
- SB26-100** by Senator(s) **Danielson**, Coleman; also Representative(s) Willford and Stewart K.-- Concerning requirements for youth sports personnel that improve the safety of the participants.
Health & Human Services
- SB26-101** by Senator(s) **Pelton B.**; --Concerning measures to assist local governments in complying with landfill methane emission reduction regulations adopted by the air quality control commission.
Transportation & Energy
- SB26-102** by Senator(s) **Kipp**; also Representative(s) Brown--Concerning measures to ensure accountability for large-load data centers.
Transportation & Energy
- SB26-103** by Senator(s) **Kolker and Marchman**; --Concerning public schools, and, in connection therewith, creating a specialized school policy for at-risk students and requiring subdivisions to set aside land for public schools.
Education
- SB26-104** by Senator(s) **Liston and Snyder**; also Representative(s) Clifford--Concerning a requirement to install exterior key boxes at schools.
Judiciary
- SB26-105** by Senator(s) **Hinrichsen**; also Representative(s) Martinez and Mauro--Concerning county executive officers, and, in connection therewith, requiring coroners, clerks and recorders, and assessors to disclose their financial interests in regulated businesses; requiring coroners to disclose an aggregate number of remains referrals to death-care service providers; and creating an extraordinary removal mechanism for county executive officers.
Local Government & Housing
- SB26-106** by Senator(s) **Zamora Wilson**; --Concerning a process by which a registered elector may choose not to receive a mail ballot packet for elections that the county clerk and recorder conducts by mail ballot.
State, Veterans, & Military Affairs
- SB26-107** by Senator(s) **Kipp and Rich**; also Representative(s) Soper and Carter--Concerning modifications to the "Colorado Open Records Act".
State, Veterans, & Military Affairs
- SB26-108** by Senator(s) **Weissman and Daugherty**; also Representative(s) Zokaie and Camacho-- Concerning the reporting of money handled by legislative groups, and, in connection therewith, requiring each legislative group to report money accepted, received, and expended to the legislative council staff and requiring the legislative council staff to publicly post financial reports.
State, Veterans, & Military Affairs
- SB26-109** by Senator(s) **Exum and Cutter**; also Representative(s) Joseph and Ricks--Concerning building code standards for accessible housing supported by public money.
Local Government & Housing
- SB26-110** by Senator(s) **Bright and Mullica**; --Concerning revision of public assistance final disposition expense terms.
Health & Human Services
- SB26-111** by Senator(s) **Rich**; also Representative(s) Bradley and English--Concerning criminal sentencing for persons who commit certain types of sexual assault on a child, and, in connection therewith, requiring a period of incarceration for certain class 4 and class 3 felony sexual assault on a child offenses.
Judiciary

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- SB26-112** by Senator(s) **Zamora Wilson**; also Representative(s) Soper--Concerning defendants who fail to appear in court, and, in connection therewith, permitting certain conditions on pretrial release for defendants who have previously failed to appear.
Judiciary

1
2
3
4
5
6
 - HB26-1001** by Representative(s) Boesenecker and Mabrey; also Senator(s) Exum and Gonzales J.-- Concerning the promotion of residential developments on qualifying properties.
Local Government & Housing

7
8
9
10
- HB26-1041** by Representative(s) Boesenecker and Paschal, Froelich, Jackson, Lindsay, Stewart R.; also Senator(s) Pelton B., Carson, Cutter, Exum, Sullivan--Concerning the use of an electronic vehicle record for a certificate of title, and, in connection therewith, repealing the requirement for a paper certificate of title.
Transportation & Energy

11
12
13
14
15
16

MESSAGE FROM THE GOVERNOR

Appointment A letter of designation and appointment from Governor Jared Polis was read and assigned to committee as follows:

January 30, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
AIR QUALITY CONTROL COMMISSION

effective February 1, 2026 for terms expiring January 31, 2029:

Jonathan Davis of Loveland, Colorado, to serve as a member with labor and industrial experience, appointed;

Harold James Sewell of Castle Rock, Colorado, to serve as a member with technical experience, reappointed;

Jonathan Slutsky of Fort Collins, Colorado, to serve as a member with agricultural experience, reappointed;

Daniel Blankenship of Fountain, Colorado, to serve as a member with industrial and private sector experience, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 2/02/26
Justin Shofler, Managing Clerk

Committee on Health & Human Services

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday,
February 12, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

30th Legislative Day Thursday, February 12, 2026

		1
		2
		3
		4
		5
		6
		7
		8
		9
		10
Prayer	By the chaplain, Pastor Gerald Bargaineer II, Aurora Police Department.	11
		12
Call to Order	By the President at 9:00 a.m.	13
		14
Roll Call	Present--34.	15
	Excused--1, Daugherty.	16
		17
		18
Quorum	The President announced a quorum present.	19
		20
Pledge	By Senator Cutter.	21
		22
Approval of the Journal	On motion of Senator Catlin, the Journal of Wednesday, February 11, 2026, was approved as corrected by the Secretary.	23
		24
		25

SENATE SERVICES REPORT

Correctly Printed: SB26-094, 095, 096, 097, 098, 099, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, and 112. 26
 Correctly Engrossed: SB26-019; SJR26-010. 27
 Correctly Reengrossed: SB26-013, 052, and 064. 28
 Correctly Enrolled: SJR26-008 and 009. 29

COMMITTEE OF REFERENCE REPORTS

		30
		31
		32
		33
		34
		35
		36
		37
		38
		39
Judiciary	After consideration on the merits, the Committee recommends that SB26-084 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	40
		41
		42
		43
		44
Judiciary	After consideration on the merits, the Committee recommends that SB26-073 be postponed indefinitely.	45
		46
		47
		48
Judiciary	After consideration on the merits, the Committee recommends that SB26-011 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.	49
		50
		51
		52
	Amend printed bill, page 2, line 5, after " enforcement - " insert " severability - ".	53
		54
		55
	Page 2, line 8, after "(a)" insert "(I)".	56
		57
	Page 2, line 11, strike "(I)" and substitute "(A)".	58
		59
	Page 2, line 12, strike "(II)" and substitute "(B)".	60
		61
	Page 2, line 15, strike "(III)" and substitute "(C)".	62
		63
	Page 2, line 17, strike "AND" and substitute "OR".	64
		65
	Page 3, strike line 1 and substitute: "INTELLIGENCE. A WEBSITE, ONLINE SERVICE, ONLINE APPLICATION, OR MOBILE APPLICATION SHALL NOT BE DEEMED	66
		67

TO SATISFY THE CRITERION DESCRIBED IN THIS SUBSECTION (1)(a)(III) SOLELY BECAUSE THE WEBSITE, ONLINE SERVICE, ONLINE APPLICATION, OR MOBILE APPLICATION PROVIDES THE ABILITY TO POST AND VIEW COMMENTS FOR THE PURPOSE OF RATING OR REVIEWING PRODUCTS OR SERVICES OR, IN THE CASE OF A WEBSITE, ONLINE SERVICE, ONLINE APPLICATION, OR MOBILE APPLICATION THAT PREDOMINANTLY OR EXCLUSIVELY PROVIDES NEWS, SPORTS, ENTERTAINMENT, OR E-COMMERCE CONTENT THAT IS PRESELECTED BY THE PROVIDER AND NOT USER-GENERATED, SOLELY BECAUSE THE WEBSITE, ONLINE SERVICE, ONLINE APPLICATION, OR MOBILE APPLICATION HAS CHAT, COMMENT, OR INTERACTIVE FUNCTIONALITY THAT IS DIRECTLY RELATED TO, OR DEPENDENT UPON, THE PROVISION OF THAT CONTENT.

(II) "COVERED PLATFORM" DOES NOT INCLUDE A SERVICE OR APPLICATION USED TO FACILITATE COMMUNICATION WITHIN A BUSINESS OR ENTERPRISE AMONG EMPLOYEES OR AFFILIATES OF THE BUSINESS OR ENTERPRISE, PROVIDED THAT ACCESS TO THE SERVICE OR APPLICATION IS RESTRICTED TO EMPLOYEES OR AFFILIATES OF THE BUSINESS OR ENTERPRISE USING THE SERVICE OR APPLICATION."

Page 4, after line 22 insert:

"(6) THE FAILURE OF AN OPERATOR OR COVERED PLATFORM TO COMPLY WITH THE REQUIREMENTS OF A COURT-ORDERED SEARCH WARRANT AS DESCRIBED IN THIS SECTION SUPPORTS A FINDING OF CONTEMPT OF COURT."

Renumber succeeding subsection accordingly.

Page 5, after line 13 insert:

"(8) IF ANY PROVISION OF THIS SECTION OR ITS APPLICATION TO ANY PERSON OR CIRCUMSTANCE IS HELD INVALID, THE INVALIDITY DOES NOT AFFECT OTHER PROVISIONS OR APPLICATIONS OF THIS SECTION THAT CAN BE GIVEN EFFECT WITHOUT THE INVALID PROVISION OR APPLICATION, AND TO THIS END THE PROVISIONS OF THIS SECTION ARE SEVERABLE."

Judiciary

After consideration on the merits, the Committee recommends that **SB26-015** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 2, strike lines 9 through 14 and substitute:

"(2) "COMMERCIAL SEXUAL ACTIVITY" MEANS SEXUAL ACTIVITY FOR WHICH ANYTHING OF VALUE IS GIVEN TO, PROMISED TO, OR RECEIVED BY A PERSON.

- (3) "SEXUAL ACTIVITY" MEANS:
 - (a) SEXUAL CONTACT, AS DEFINED IN SECTION 18-3-401 (4);
 - (b) SEXUAL INTRUSION, AS DEFINED IN SECTION 18-3-401 (5);
 - (c) SEXUAL PENETRATION, AS DEFINED IN SECTION 18-3-401 (6);
 - (d) SEXUAL EXPLOITATION OF A CHILD PURSUANT TO SECTION 18-6-403
- (3)(a) AND (3)(d); OR
- (e) AN OBSCENE PERFORMANCE, AS DEFINED IN SECTION 18-7-101."

Page 7, line 5, strike "WHO IS not his spouse" and substitute "not his spouse".

Judiciary

After consideration on the merits, the Committee recommends that **SB26-037** 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 22, after "WEEKEND" insert "AND HOLIDAY".

Page 3, line 1, after "WEEKEND" insert "AND HOLIDAY".

Page 3, line 3, after "WEEKEND" insert "AND HOLIDAY".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 3, after line 7 insert:

"(c) WHEN A CHIEF JUDGE ELECTS TO UTILIZE JUDICIAL OFFICERS FROM THEIR OWN JUDICIAL DISTRICT TO PRESIDE OVER WEEKEND AND HOLIDAY BOND HEARINGS WITH THE SUPPORT OF BOND HEARING OFFICER STAFF PURSUANT TO THIS SUBSECTION (2.5), THE DISTRICT SHALL CONDUCT THE HEARINGS DURING THE TIME SLOT ASSIGNED TO THAT JUDICIAL DISTRICT UNDER THE EXISTING STATEWIDE WEEKEND AND HOLIDAY BOND HEARING SCHEDULE UTILIZED FOR BOND HEARING OFFICERS. A JUDICIAL DISTRICT SHALL NOT ALTER ITS ASSIGNED WEEKEND AND HOLIDAY BOND HEARING TIME SLOT WHEN ELECTING TO UTILIZE ITS OWN JUDICIAL OFFICERS. A JUDICIAL DISTRICT SHALL NOT HAVE ITS OWN JUDICIAL OFFICERS CONDUCT WEEKEND AND HOLIDAY BOND PROCEEDINGS SIMULTANEOUS TO OTHER BOND PROCEEDINGS BEING CONDUCTED BY THE BOND HEARING OFFICER STAFF THAT WOULD HAVE HEARD THE PROCEEDING HAD THE CHIEF JUDGE NOT ELECTED TO USE THEIR OWN JUDICIAL OFFICERS.

(d) IF A JUDICIAL DISTRICT ELECTS TO UTILIZE ITS OWN JUDICIAL OFFICERS TO PRESIDE OVER WEEKEND AND HOLIDAY BOND HEARINGS PURSUANT TO THIS SUBSECTION (2.5), THE CHIEF JUDGE OF THE JUDICIAL DISTRICT SHALL DESIGNATE, ON AN ANNUAL BASIS, WHETHER THE DISTRICT WILL UTILIZE BOND HEARING OFFICERS OR JUDICIAL OFFICERS FROM THE DISTRICT TO PRESIDE OVER THE BOND HEARINGS. THE DESIGNATION MUST REMAIN IN EFFECT FOR THE ENTIRE CALENDAR YEAR AND MUST NOT BE CHANGED DURING THAT YEAR."

Transportation & Energy

After consideration on the merits, the Committee recommends that **SR26-001** be **referred** to the Senate for final action.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SJR26-011 by Senator(s) Marchman and Kirkmeyer; also Representative(s) Boesenecker--Concerning designation of a portion of U.S. Highway 34 between Wilson Ave. and North County Rd. 23H in memory of Sgt. John "Jack" Thurman.

On motion of Senator , the resolution was read at length and **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Liston, Michaelson Jenet, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

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:

SB26-019 by Senator(s) **Ball and Bright**; also Representative(s) Sirota and Gonzalez R.--Concerning changes to local early childhood infrastructure, and, in connection therewith, expanding the responsibilities and functions of early childhood councils to include certain responsibilities and functions formerly performed by local coordinating organizations and imposing new accountability requirements.

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

YES	31	NO	3	EXCUSED	1	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	N	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	N	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	N
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Bridges, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Kirkmeyer, Marchman, Michaelson Jenet, Rodriguez, Simpson, and Wallace.

Committee of the Whole On motion of Senator Jodeh, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Jodeh was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

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

SB26-074 by Senator(s) **Carson**; also Representative(s) Camacho--Concerning clarification of the penalty for claiming an excessive amount in a public construction performance bond dispute.

Ordered engrossed 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 Jodeh, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-074.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-016 by Senator(s) Cutter and Wallace; also Representative(s) Smith and Lukens--Concerning prohibiting the discharge of preproduction plastic materials.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, February 5, page(s) 113-114 and placed in members' bill files.)

Amendment No. 2(L.009), by Senator Cutter.

Amend printed bill, page 2, after line 1 insert:

"SECTION 1. Legislative declaration.

(1) The general assembly finds and declares that plastic feedstock materials, including both virgin and recycled plastic pellets, when released into the environment, contribute to plastic pollution, harm aquatic life, and disproportionately impact communities located near industrial and transportation corridors.

(2) Therefore, it is the intent of the general assembly to prevent these releases."

Re-number succeeding sections accordingly.

Amendment No. 3(L.007), by Senator Cutter.

Amend printed bill, page 2, lines 12 and 13, strike "A POLLUTANT" and substitute "PREPRODUCTION PLASTIC MATERIALS".

Amendment No. 4(L.008), by Senator Cutter.

Amend printed bill, page 4, lines 9 and 10, strike "A POLLUTANT" and substitute "PREPRODUCTION PLASTIC MATERIALS".

Amendment No. 5(L.006), by Senator Cutter.

Amend the Transportation and Energy Committee Report, dated February 4, 2026, page 1, after line 9 insert:

"(b) "PREPRODUCTION PLASTIC MATERIALS" INCLUDES PREPRODUCTION PLASTIC MATERIALS PRODUCED FROM VIRGIN RESIN OR FROM RECYCLED OR POST-CONSUMER PLASTIC SOURCES, PRIOR TO INCORPORATION OR REINCORPORATION INTO A FINISHED PLASTIC PRODUCT."

Page 1, line 10, strike "(b)" and substitute "(c)".

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

SB26-034

by Senator(s) Kolker and Marchman; also Representative(s) Hamrick and Bacon-- Concerning expanding participation by members of the Auraria board of directors advisory committees.

Amendment No. 1, Education Committee Amendment.

(Printed in Senate Journal, February 10, page(s) 141 and placed in members' bill files.)

Amendment No. 2(L.007), by Senator Kolker.

Amend the Education Committee report, dated February 9, 2026, page 1, strike lines 1 and 2 and substitute:

"Amend printed bill, page 3, line 11, strike "and (1)(d)(I)" and substitute "(1)(c)(III), (1)(d)(I), and (2)"."

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

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	N	Simpson	N
Ball	Y	Frizell	N	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	N	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	N	Jodeh	Y	Pelton B.	N	Weissman	Y
Catlin	N	Kipp	Y	Pelton R.	N	Zamora	N
Cutter	Y	Kirkmeyer	N	Rich	N	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-016 as amended, and 034, as amended.

CONSIDERATION OF GOVERNOR'S APPOINTMENTS -- CONSENT CALENDAR

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBER OF THE
COLORADO COMMISSION ON JUDICIAL DISCIPLINE

effective July 1, 2025 for terms expiring June 30, 2029:

Robert Gardner, of Colorado Springs, Colorado, to serve as an attorney, appointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

MEMBER OF THE
STATE BOARD OF PAROLE

effective July 7, 2025 for a term expiring June 30, 2028:

Sarah Young of Fruita, Colorado, to serve as a law enforcement officer, appointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

MEMBERS OF THE
COLORADO EDUCATIONAL AND CULTURAL
FACILITIES AUTHORITY BOARD OF DIRECTORS

effective July 1, 2025, for terms expiring June 30, 2029:

Morris Price of Denver, Colorado, to serve as a public member, reappointed;

Heather Schell of Evergreen, Colorado, to serve as a public member, reappointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

MEMBERS OF THE
STATE BOARD FOR COMMUNITY COLLEGES
AND OCCUPATIONAL EDUCATION

effective January 1, 2026 for terms expiring December 31, 2029:

Ross Dueber of Colorado Springs, Colorado, to serve as a representative of the Fifth Congressional District, reappointed;

Karen McNeil Miller of Centennial, Colorado, to serve as a representative of the Sixth Congressional District, reappointed;

Yolanda Ortega of Westminster, Colorado, to serve as a representative of the Eighth Congressional District, reappointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

MEMBERS OF THE
BOARD OF TRUSTEES FOR ADAMS STATE UNIVERSITY

effective January 1, 2026 for terms expiring December 31, 2029:

Jon Barba of Henderson, Colorado, appointed;

Donna Wehe of Alamosa, Colorado, appointed;

Duane Bussey of Alamosa, Colorado, reappointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	Y	Exum	Y	Liston	Y	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	Y		

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-076** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

MESSAGE FROM THE HOUSE

Thursday, February 12, 2026
Mr. President:

The House has adopted and returns herewith SJR26-010.
The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1150, HB26-1151, HB26-1152, HB26-1153, HB26-1154, HB26-1155, HB26-1158, HB26-1159, HB26-1160, HB26-1161, HB26-1162, HB26-1164, HB26-1167, HB26-1168, HB26-1169, HB26-1170, HB26-1171, HB26-1172, HB26-1173, HB26-1174, HB26-1175, HB26-1176, HB26-1177, HB26-1178, and HB26-1179.
The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1156, HB26-1157, HB26-1163, HB26-1165, and HB26-1166, amended as printed in House Journal, February 11, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

February 12, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1150, 1151, 1152, 1153, 1154, 1155, 1158, 1159, 1160, 1161, 1162, 1164, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, and 1179.
Without comment, as amended, HB26-1156, 1157, 1163, 1165, and 1166.

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-113** by Senator(s) Amabile and Ball; also Representative(s) Carter and McCormick--
Concerning requiring a recovery residence to obtain a license from the behavioral health
administration.
Health & Human Services
- HB26-1003** by Representative(s) Ricks and Camacho; also Senator(s) Kolker--Concerning
modifications to the small business recovery and resiliency loan program.
Finance
- HB26-1038** by Representative(s) Paschal and Clifford; also Senator(s) Snyder--Concerning county
commissioner redistricting.
State, Veterans, & Military Affairs
- HB26-1040** by Representative(s) Froelich; also Senator(s) Cutter--Concerning the sterilization rights of
a person with intellectual and developmental disabilities.
Health & Human Services

MESSAGE FROM THE GOVERNOR

Appointment

A letter of designation and appointment from Governor Jared Polis was read and assigned to committee as follows:

May 23, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint, appoint, and submit to your consideration, the following:

MEMBERS OF THE
COLORADO BRAIN INJURY TRUST FUND BOARD

effective July 1, 2025 for terms expiring June 30, 2028:

Rebecca Wasil of Pueblo, Colorado, reappointed;

Kaitlin Hays of Englewood, Colorado, appointed;

Kathy Hardin of Arvada, Colorado, appointed;

Jennifer Medina of Denver, Colorado, appointed;

Tobin Wright of Swink, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 12/04/25
Justin Shofler, Managing Clerk

Committee on Health & Human Services

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-010.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Friday,
February 13, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

31st Legislative Day Friday, February 13, 2026

- Prayer 10
By the chaplain, Pastor Rebekah Combs, Refiner's Fire Intercessor Ministry. 11
- Call to 12
Order 13
By the President at 9:00 a.m. 14
- Roll Call 15
Present--30. 16
Absent--5, Daugherty, Liston, Pelton B., Pelton R., Roberts. 17
Excused later--1, Baisley. 18
- Quorum 19
The President announced a quorum present. 20
- Pledge 21
By Senator Cutter. 22
- Approval of 23
the Journal 24
On motion of Senator Catlin, the Journal of February 12, 2026 was approved as corrected 25
by the Secretary. 26

SENATE SERVICES REPORT

Correctly Printed: SB26-113. 27
Correctly Engrossed: SB26-016, 034, and 074; SJR26-011. 28
Correctly Reengrossed: SB26-019. 29

COMMITTEE OF REFERENCE REPORTS

- Health & 30
Human 31
Services 32
After consideration on the merits, the Committee recommends that **SB26-007** be **amended** 33
as follows, and as so amended, be referred to the Committee of the Whole with favorable 34
recommendation and with a recommendation that it be placed on the Consent Calendar. 35
- Amend printed bill, page 3, line 1, strike "SHALL" and substitute "MAY". 36
- Page 3, line 16, strike "USE" and substitute "POSSESSION, USE, ADMINISTRATION, 37
AND STORAGE". 38
- Page 3, line 19, strike "STORE AND USE" and substitute "POSSESS, USE, 39
ADMINISTER, AND STORE". 40
- Page 3, after line 24 insert: 41
- "(5) A HEALTH FACILITY IS NOT REQUIRED TO STORE, SECURE, 42
INVENTORY, DISPENSE, LABEL, DOCUMENT, OR OTHERWISE HANDLE MEDICAL 43
MARIJUANA FOR A PATIENT." 44
- Renumber succeeding subsections accordingly. 45
- Page 3, line 25, after "(6)" insert "(a)". 46
- Page 4, after line 2 insert: 47
- "(b) A HEALTH FACILITY, ITS EMPLOYEES, AND ITS AGENTS ARE NOT 48
SUBJECT TO CIVIL, CRIMINAL, ADMINISTRATIVE, OR EMPLOYMENT LIABILITY FOR 49
PROHIBITING OR RESTRICTING THE POSSESSION, USE, ADMINISTRATION, OR 50
STORAGE OF MEDICAL MARIJUANA IN ACCORDANCE WITH THE WRITTEN 51

GUIDELINES DEVELOPED BY THE HEALTH FACILITY PURSUANT TO SUBSECTION (4)(c) OF THIS SECTION."

Page 4, line 20, strike "(7)(a)" and substitute "(8)(a)".

Page 4, after line 22 insert:

"(9) THE DEPARTMENT SHALL NOT REQUIRE A HEALTH FACILITY TO COMPLY WITH THIS SECTION IF SUCH COMPLIANCE WOULD RESULT IN:

- (a) A VIOLATION OF STATE LAW;
- (b) THE LOSS OF FEDERAL FUNDING TO THE STATE OR TO THE HEALTH FACILITY;
- (c) NONCOMPLIANCE BY THE HEALTH FACILITY WITH CONDITIONS OF PARTICIPATION IN THE FEDERAL MEDICARE OR MEDICAID PROGRAMS; OR
- (d) NONCOMPLIANCE BY THE HEALTH FACILITY WITH ANY ACCREDITATION OR LICENSING REQUIREMENTS."

"(10) THIS SECTION DOES NOT REQUIRE A HEALTH FACILITY TO PERMIT THE POSSESSION, USE, ADMINISTRATION, OR STORAGE OF MEDICAL MARIJUANA ON THE PREMISES OF THE HEALTH FACILITY."

Health & Human Services

After consideration on the merits, the Committee recommends that **SB26-031** 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 line 14 and substitute:

"PRESCRIPTION DRUG PRODUCT IS:

- (I) APPROVED FOR PRESCRIPTION USE BY THE"

Page 2, line 18, strike "1308." and substitute "1308;"

Page 2, after line 18 insert:

"(II) DISPENSED BY A PHARMACY OR PRESCRIPTION DRUG OUTLET REGISTERED BY THE STATE OF COLORADO, OR ADMINISTERED BY A PHYSICIAN LICENSED PURSUANT TO ARTICLE 240 OF TITLE 12; AND

(III) POSSESSED ONLY BY A PERSON AUTHORIZED TO POSSESS A CONTROLLED SUBSTANCE PURSUANT TO SECTION 18-18-302."

Page 3, line 2, strike "1308." and substitute "1308, THE PROVISIONS SET FORTH IN PART 1 OF ARTICLE 280 OF TITLE 12, AND PART 3 OF THIS ARTICLE 18. NOTHING IN THIS SECTION EXEMPTS A PERSON FROM ANY VIOLATION OF PART 4 OF THIS ARTICLE 18."

Local Government

After consideration on the merits, the Committee recommends that **SB26-053** 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, strike "(7.5)" and substitute "(12.3)".

Page 2, strike line 14 and substitute:

"RESPONDER" MEANS A PEACE OFFICER, FIREFIGHTER, OR EMERGENCY MEDICAL TECHNICIAN."

Page 3, strike lines 5 through 8 and substitute:

"(12.3) "PEACE OFFICER" MEANS PEACE OFFICER AS DESCRIBED IN SECTION 16-2.5-102 OR A NONCERTIFIED DEPUTY SHERIFF AS DESCRIBED IN SECTION 16-2.5-103 (2)."

Page 3, strike lines 20 and 21 and substitute "FAMILIES OF FIRST RESPONDERS."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Local Government

After consideration on the merits, the Committee recommends that **SB26-054** 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 printed bill, page 2, line 10, strike "NOVEMBER 1, 2026," and substitute "JANUARY 1, 2027,".

State, Veterans, & Military Affairs

After consideration on the merits, the Committee recommends that **SB26-043** be **referred** to the Committee of the Whole with favorable recommendation.

CHANGE IN SPONSORSHIP

Upon announcement of President Coleman, Senators Wallace and Amabile replaced Senator Michaelson Jenet as the Senate prime sponsors on SB26-008 and designated Lindstedt and Rich as substitute prime sponsors on Senate Bill 26-031.

At the order of the President, Senator and Baisley was excused.

CONSIDERATION OF MEMORIALS

SJM26-001 by Senator(s) Cutter and Marchman; also Representative(s) Willford--Concerning memorializing Senator Faith Winter.

On motion of Senator Cutter, the resolution was read at length.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, Senate Rule 31 (a) was suspended to allow current and former Representatives to speak in the well of the Senate.

On motion of Senator Marchman, the resolution was adopted by the following roll call vote:

YES	29	NO	0	EXCUSED	6	ABSENT	0
Amabile	Y	Daugherty	E	Lindstedt	Y	Rodriguez	Y
Baisley	E	Exum	Y	Liston	E	Simpson	Y
Ball	Y	Frizell	Y	Marchman	Y	Snyder	Y
Bridges	Y	Gonzales J.	Y	Michaelson	Y	Sullivan	Y
Bright	Y	Hinrichsen	Y	Mullica	Y	Wallace	Y
Carson	Y	Jodeh	Y	Pelton B.	E	Weissman	Y
Catlin	Y	Kipp	Y	Pelton R.	E	Zamora	Y
Cutter	Y	Kirkmeyer	Y	Rich	Y	President	Y
Danielson	Y	Kolker	Y	Roberts	E		

Co-sponsor(s) added: Amabile, Ball, Bridges, Bright, Carson, Catlin, Coleman, Danielson, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Michaelson Jenet, Mullica, Rich, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

Senate in recess. Senate reconvened.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the calendar of Friday, February 13, was laid over until Tuesday, February 17, retaining its place on the calendar

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Tuesday, February 17, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

35th Legislative Day Tuesday, February 17, 2026

- Prayer 10
 By the chaplain, Pastor Dan File, Lake City, Colorado. 11
- Call to 12
 Order 13
 By the President at 10:00 a.m. 14
- Roll Call 15
 Present--30. 16
 Absent--4, Catlin, Danielson, Daugherty, Kolker. 17
 Vacant--1, District 21. 18
- Quorum 19
 The President announced a quorum present. 20
- Pledge 21
 By Senator Mullica. 22
- Approval of 23
 the Journal 24
 On motion of Senator Liston, the Journal of Friday, February 13, 2026, was approved as 25
 corrected by the Secretary. 26

SENATE SERVICES REPORT

Correctly Engrossed: SJM26-001. 27
 Correctly Enrolled: SJR26-010. 28

INTRODUCTION OF RESOLUTIONS

The following resolution was read by title: 29

- SJR26-012** by Senator(s) Pelton R. and Hinrichsen, Roberts; also Representative(s) Johnson and 30
 Winter T.--Concerning the designation of February 20, 2026, as Colorado FFA Day. 31
 - Laid over until Friday, February 20. 32
-

**THIRD READING OF BILLS -- FINAL PASSAGE --
 CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length 33
 having been dispensed with by unanimous consent: 34

- SB26-074** by Senator(s) Carson and Snyder; also Representative(s) Camacho--Concerning 35
 clarification of the penalty for claiming an excessive amount in a public construction 36
 performance bond dispute. 37

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

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

	YES 30	NO 0	EXCUSED 4	ABSENT 0	VACANT 1		
Amabile	Y	Daugherty	E	Kolker	E	Rodriguez	Y
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Catlin	E	Jodeh	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kipp	Y	Rich	Y	President	Y
Danielson	E	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Liston and Pelton R.

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:

SB26-016 by Senator(s) **Cutter and Wallace**; also Representative(s) Smith and Lukens--Concerning prohibiting the discharge of preproduction plastic materials.

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

	YES 19	NO 11	EXCUSED 4	ABSENT 0	VACANT 1		
Amabile	Y	Daugherty	E	Kolker	E	Rodriguez	Y
Baisley	N	District 21	V	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Bridges	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bright	N	Gonzales J.	Y	Mullica	Y	Wallace	Y
Carson	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Catlin	E	Jodeh	Y	Pelton R.	N	Zamora	N
Cutter	Y	Kipp	Y	Rich	N	President	Y
Danielson	E	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Coleman, Jodeh, Kipp, Marchman, Roberts, and Weissman.

SB26-034 by Senator(s) **Kolker and Marchman**; also Representative(s) Hamrick and Bacon--Concerning expanding participation by members of the Auraria board of directors advisory committees.

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

	YES 19	NO 11	EXCUSED 4	ABSENT 0	VACANT 1		
Amabile	Y	Daugherty	E	Kolker	E	Rodriguez	Y
Baisley	N	District 21	V	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Bridges	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bright	N	Gonzales J.	Y	Mullica	Y	Wallace	Y
Carson	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Catlin	E	Jodeh	Y	Pelton R.	N	Zamora	N
Cutter	Y	Kipp	Y	Rich	N	President	Y
Danielson	E	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Gonzales J., Jodeh, Kipp, and Weissman.

Committee of the Whole On motion of Senator Marchman, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Marchman was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

Upon request of Majority Leader Rodriguez, SB26-084 was removed from the General Orders--Second Reading of Bills Consent Calendar of Tuesday, February 17. and was placed at the end of the General Orders--Second Reading of Bills Calendar.

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

SB26-011 by Senator(s) Frizell and Roberts, Carson, Catlin, Liston, Pelton B., Pelton R., Rich; also Representative(s) Boesenecker--Concerning search warrant requirements for operators of certain electronic platforms.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, February 12, page(s) 159-160 and placed in members' bill files.)

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

SB26-076 by Senator(s) Lindstedt and Frizell, Snyder; also Representative(s) Richardson and Stewart R.--Concerning the practice of certified public accountants.

Ordered engrossed 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 Marchman the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	30	NO	0	EXCUSED	4	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	E	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	E	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	E	Kirkmeyer	Y	Roberts	Y				

The Committee of the Whole took the following action:

Passed on second reading:SB26-011, as amended and SB26-076.
Moved to General Orders:SB26-084.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (HB26-1027, SB26-037, SB26-084) of Tuesday, February 17, was laid over until Wednesday, February 18, retaining its place on the calendar.

CONSIDERATION OF RESOLUTIONS

SR26-001 by Senator(s) **Pelton B.**; --Concerning demanding the Colorado Department of Transportation to implement road improvement projects in Morgan County.

On motion of Senator Pelton B., the resolution was read at length and **adopted** by the following roll call vote:

YES	18	NO	12	EXCUSED	4	ABSENT	0	VACANT	1
Amabile	N	Daugherty	E	Kolker	E	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	N	Simpson	Y		
Ball	N	Exum	Y	Liston	Y	Snyder	N		
Bridges	N	Frizell	Y	Marchman	Y	Sullivan	N		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	N		
Carson	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N		
Catlin	E	Jodeh	N	Pelton R.	Y	Zamora	Y		
Cutter	N	Kipp	N	Rich	Y	President	Y		
Danielson	E	Kirkmeyer	Y	Roberts	Y				

Co-sponsor(s) added: Baisley, Bright, Carson, Frizell, Kirkmeyer, Liston, Pelton R., Rich, Simpson, and Zamora Wilson.

CONSIDERATION OF GOVERNOR'S APPOINTMENTS -- CONSENT CALENDAR

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE ADVISORY COMMITTEE ON GOVERNMENTAL ACCOUNTING

for terms expiring May 18, 2029:

Anne Penney of Erie, Colorado, to serve as a representative of city and town government, reappointed;

David Reynolds of Dillon, Colorado, to serve as a representative of county government, appointed;

Jane Frederick of Longmont, Colorado, to serve as a representative of school and junior college districts, appointed;

for a term expiring May 18, 2027:

Bill Riedell of Denver, Colorado, to serve as a representative of city and county government, occasioned by the resignation of Brenda Richey of Boulder, Colorado, appointed.

YES	30	NO	0	EXCUSED	4	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	E	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	E	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	E	Kirkmeyer	Y	Roberts	Y				

LETTER OF RESIGNATION

February 10, 2026

Dear Secretary van Mourik:

I write this letter to formally submit my resignation as State Senator for Senate District 21, effective on February 13, 2026 at 5:00 pm. Serving Senate District 21, and formerly House District 32, has been the honor of a lifetime. I am deeply proud of the work I accomplished to help lead the Senate Democratic caucus, improve outcomes for Colorado’s youth, stand with victims and survivors of violence, and build a better Colorado for all. I look ahead with gratitude to serving Coloradans in new capacities.

Sincerely,
(signed)
Dafna Michaelson Jenet
Senate President Pro Tempore

Senate in recess. Senate reconvened.

INTRODUCTION OF BILLS

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

- SB26-114** by Senator(s) Marchman and Bright; also Representative(s) Titone and Soper--Concerning a spirituous liquor manufacturer’s sales rooms.
Business, Labor, & Technology
- SB26-115** by Senator(s) Gonzales J. and Weissman; --Concerning post-conviction relief for certain offenders sentenced to imprisonment.
Judiciary
- HB26-1020** by Representative(s) Gilchrist and Bacon; also Senator(s) Ball and Frizell--Concerning colorimetric field drug tests in cases involving drug possession.
Judiciary
- HB26-1035** by Representative(s) Soper and Woodrow, Camacho; also Senator(s) Weissman and Frizell, Roberts, Carson--Concerning the enactment of the Colorado Revised Statutes 2025 as the positive and statutory law of the state of Colorado.
Judiciary
- HB26-1150** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of agriculture.
Appropriations
- HB26-1151** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of corrections.
Appropriations
- HB26-1152** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of early childhood.
Appropriations
- HB26-1153** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of education.
Appropriations

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1154	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the offices of the governor, lieutenant governor, and state planning and budgeting. Appropriations	1 2 3 4 5
HB26-1155	by Representative(s) Sirota, Brown; also Senator(s) Bridges, Amabile--Concerning a supplemental appropriation to the department of health care policy and financing. Appropriations	6 7 8 9
HB26-1156	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of higher education. Appropriations	10 11 12 13
HB26-1157	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of human services. Appropriations	14 15 16 17
HB26-1158	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the judicial department. Appropriations	18 19 20 21
HB26-1159	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of labor and employment. Appropriations	22 23 24 25
HB26-1160	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of law. Appropriations	26 27 28 29
HB26-1161	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of local affairs. Appropriations	30 31 32 33
HB26-1162	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of military and veterans affairs. Appropriations	34 35 36 37 38
HB26-1163	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of natural resources. Appropriations	39 40 41 42
HB26-1164	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of personnel. Appropriations	43 44 45 46
HB26-1165	by Representative(s) Sirota, Brown; also Senator(s) Bridges, Amabile--Concerning a supplemental appropriation to the department of public health and environment. Appropriations	47 48 49 50
HB26-1166	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of public safety. Appropriations	51 52 53 54
HB26-1167	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of regulatory agencies. Appropriations	55 56 57 58
HB26-1168	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of revenue. Appropriations	59 60 61 62
HB26-1169	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of state. Appropriations	63 64 65 66 67

- HB26-1170** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of transportation. 1
 Appropriations 2
 3
 4
- HB26-1171** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of the treasury. 5
 Appropriations 6
 7
 8
- HB26-1172** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning funding for capital construction, and making supplemental appropriations in connection therewith. 9
 Appropriations 10
 11
 12
 13
- HB26-1173** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning funding for capital construction information technology, and making supplemental appropriations in connection therewith. 14
 Appropriations 15
 16
 17
 18
- HB26-1174** by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges--Concerning adjustments to school funding for the 2025-26 budget year, and, in connection therewith, reducing an appropriation. 19
 Appropriations 20
 21
 22
 23
- HB26-1175** by Representative(s) Brown and Sirota, Taggart; also Senator(s) Bridges and Kirkmeyer, Amabile--Concerning spending from the state education fund for specified educational purposes, and, in connection therewith, permitting appropriations from the state education fund for the Colorado teacher of the year program and requiring appropriations from the state education fund for specified purposes in support of the "Colorado READ Act", discontinuing annual transfers to cash funds from the state education fund for the same, and repealing the cash funds. 24
 Appropriations 25
 26
 27
 28
 29
 30
 31
 32
- HB26-1176** by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Bridges, Kirkmeyer--Concerning modifications to the fourth-year innovation pilot program, and, in connection therewith, reducing an appropriation. 33
 Appropriations 34
 35
 36
 37
- HB26-1177** by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges--Concerning ending wage enhancement supplemental payments to nursing home providers, and, in connection therewith, reducing an appropriation. 38
 Appropriations 39
 40
 41
 42
- HB26-1178** by Representative(s) Brown and Sirota, Taggart; also Senator(s) Amabile and Kirkmeyer, Bridges--Concerning the controller's allowance of expenditures in excess of appropriations. 43
 Appropriations 44
 45
 46
- HB26-1179** by Representative(s) Sirota and Taggart, Brown; also Senator(s) Bridges and Kirkmeyer, Amabile--Concerning a transfer for state fiscal year 2025-26 from the general fund to the information technology capital account of the capital construction fund. 47
 Appropriations 48
 49
 50
 51

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows: 56
 57
 58
 July 3, 2025 59
 60
 To the Honorable 61
 Colorado Senate 62
 Colorado General Assembly 63
 State Capitol Building 64
 Denver, CO 80203 65
 66
 67

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
PARKS AND WILDLIFE COMMISSION

for a term expiring July 1, 2029:

John Emerick of Redstone, Colorado, to serve as a representative of the public at large and a member west of the Continental Divide, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 2/10/26
Justin Shofler, Managing Clerk

Committee on Agriculture & Natural Resources

July 3, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
PARKS AND WILDLIFE COMMISSION

for a term expiring July 1, 2029:

Frances Silva Blayney of Colorado Springs, Colorado, to serve as a representative of sportspersons and outfitters, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 2/10/26
Justin Shofler, Managing Clerk

Committee on Agriculture & Natural Resources

February 6, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
CLEAN FLEET ENTERPRISE

for a term expiring September 28, 2028:

Olga Mijares of Commerce City, Colorado, to serve as an individual from a disproportionately impacted community, occasioned by the resignation of Jose Guardiola of Commerce City, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 2/10/26
Justin Shofler, Managing Clerk

Committee on Transportation & Energy

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Wednesday, February 18, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

36th Legislative Day Wednesday, February 18, 2026

Prayer	By the chaplain, Pastor Vern Rempel, Mountain Community Mennonite Church, Littleton.	10 11
Call to Order	By the President at 9:00 a.m.	12 13 14
Roll Call	Present--32. Excused--2, Daugherty, Lindstedt Remote--1, Exum. Present later--1, Lindstedt. Vacant--1, District 21.	15 16 17 18 19 20 21
Quorum	The President announced a quorum present.	22 23
Pledge	By Senator Liston.	24 25
Approval of the Journal	On motion of Senator Liston, the Journal of Tuesday, February 17, 2026, was approved as corrected by the Secretary.	26 27 28 29

SENATE SERVICES REPORT

Correctly Printed: SB26-114 and 115; SJR26-012.
 Correctly Engrossed: SB26-011 and 076; SR26-001.
 Correctly Reengrossed: SB26-016, 034, and 074.

COMMITTEE OF REFERENCE REPORTS

Appropriations	After consideration on the merits, the Committee recommends that SB26-005 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	40 41 42 43
----------------	--	----------------------

Amend printed bill, page 6, after line 3 insert:

"SECTION 4. Appropriation. (1) For the 2026-27 state fiscal year, \$125,604 is appropriated to the department of law. This appropriation is from the legal services cash fund created in section 24-31-108 (4), C.R.S., from revenue received from the department of personnel that is continuously appropriated to the department of personnel from the risk management fund created in section 24-30-1510 (1)(a), C.R.S. The appropriation to the department of law is based on an assumption that the department of law will require an additional 0.5 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of personnel."

ReNUMBER succeeding section accordingly.

Page 1, line 103, strike "ENFORCEMENT." and substitute "ENFORCEMENT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

Appropriations	After consideration on the merits, the Committee recommends that HB26-1150 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	64 65 66 67
----------------	---	----------------------

Appropriations	After consideration on the merits, the Committee recommends that HB26-1151 be referred to the Committee of the Whole with favorable recommendation.	1 2 3
Appropriations	After consideration on the merits, the Committee recommends that HB26-1152 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	4 5 6 7
Appropriations	After consideration on the merits, the Committee recommends that HB26-1153 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	8 9 10 11 12
Appropriations	After consideration on the merits, the Committee recommends that HB26-1154 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	13 14 15 16 17
Appropriations	After consideration on the merits, the Committee recommends that HB26-1155 be referred to the Committee of the Whole with favorable recommendation.	18 19 20 21
Appropriations	After consideration on the merits, the Committee recommends that HB26-1156 be referred to the Committee of the Whole with favorable recommendation.	22 23 24 25
Appropriations	After consideration on the merits, the Committee recommends that HB26-1157 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	26 27 28 29 30
Appropriations.	After consideration on the merits, the Committee recommends that HB26-1158 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	31 32 33 34 35
Appropriations	After consideration on the merits, the Committee recommends that HB26-1159 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	36 37 38 39 40
Appropriations	After consideration on the merits, the Committee recommends that HB26-1160 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	41 42 43 44 45
Appropriations	After consideration on the merits, the Committee recommends that HB26-1161 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	46 47 48 49 50
Appropriations	After consideration on the merits, the Committee recommends that HB26-1162 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	51 52 53 54 55
Appropriations	After consideration on the merits, the Committee recommends that HB26-1163 be referred to the Committee of the Whole with favorable recommendation.	56 57 58 59
Appropriations	After consideration on the merits, the Committee recommends that HB26-1164 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	60 61 62 63 64
Appropriations	After consideration on the merits, the Committee recommends that HB26-1165 be referred to the Committee of the Whole with favorable recommendation.	65 66 67

Appropriations	After consideration on the merits, the Committee recommends that HB26-1166 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	1 2 3 4
	Amend reengrossed bill, page 4, line 10, in the GENERAL FUND column strike " 2,724,777 " and substitute "2,724,777".	5 6 7
	Page 4, strike line 11.	8 9
	Page 6, strike line 13.	10 11
	Page 31, strike lines 14 through 15.	12 13
	Page 32, line 9, in the ITEM & SUBTOTAL column strike " 42,474,260 " and substitute "42,474,260".	14 15 16
	Page 32, strike line 10.	17 18
	Page 33, line 14, in the TOTAL column strike " 68,141,442 " and substitute "68,141,442".	19 20 21
	Page 33, strike line 15.	22 23
	Adjust affected total accordingly.	24 25
	Page 39, line 4, strike "\$ 220,340,657 " and substitute "\$220,340,657 \$220,785,762".	26 27 28
	Page 41, strike lines 13 through 14.	29 30
	Page 42, strike lines 1 through 2.	31 32
Appropriations	After consideration on the merits, the Committee recommends that HB26-1167 be referred to the Committee of the Whole with favorable recommendation.	33 34 35 36
Appropriations	After consideration on the merits, the Committee recommends that HB26-1168 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	37 38 39 40 41
Appropriations	After consideration on the merits, the Committee recommends that HB26-1169 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	42 43 44 45 46
Appropriations	After consideration on the merits, the Committee recommends that HB26-1170 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	47 48 49 50 51
Appropriations	After consideration on the merits, the Committee recommends that HB26-1171 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	52 53 54 55 56
Appropriations	After consideration on the merits, the Committee recommends that HB26-1172 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	57 58 59 60 61
Appropriations	After consideration on the merits, the Committee recommends that HB26-1173 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	62 63 64 65 66
		67

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1174** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1175** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1176** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1177** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1178** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1179** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Finance

After consideration on the merits, the Committee recommends that **SB26-046** as amended be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 3, line 12, strike "~~shall~~ MAY" and substitute "shall".

Page 3, lines 14 and 15, strike "~~after July 15 or to grant or deny the classification to an applicant who has filed a late application after~~" and substitute "after July 15 AUGUST 15 or to grant or deny the classification to an applicant who has filed a late application after".

Page 3, line 16, strike "~~July 15~~" and substitute "July 15 BUT NO LATER THAN AUGUST 15".

Page 5, after line 19 insert:

"SECTION 4. In Colorado Revised Statutes, 39-2-109, **amend** (1)(e) and (1)(k); and **repeal** (2) as follows:

39-2-109. Duties, powers, and authority.

(1) It is the duty of the property tax administrator, and the administrator shall have and exercise authority:

(e) To prepare and publish from time to time manuals, appraisal procedures, and instructions, after consultation with the advisory committee to the property tax administrator and the approval of the state board of equalization, concerning methods of appraising and valuing land, improvements, personal property, and mobile homes, and to require their utilization by assessors in valuing and assessing taxable property. Said manuals, appraisal procedures, and instructions ~~shall~~ MUST be based upon the three approaches to appraisal and the procedures set forth in section 39-1-103 (5)(a). Such manuals, appraisal procedures, and instructions ~~shall be~~ ARE subject to legislative review, the same as rules, pursuant to section 24-4-103 (8)(d). ~~Beginning January 1, 2023, the administrator shall comply with subsection (2) of this section when modifying the manuals, appraisal procedures, and instructions.~~

(k) To prepare and publish guidelines, after consultation with the advisory committee to the property tax administrator and approval of the state

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

board of equalization, concerning the audit and compliance review of oil and gas leasehold properties for property tax purposes, which shall MUST be utilized by assessors, treasurers, and their agents. Such guidelines shall be ARE subject to legislative review, the same as rules, pursuant to section 24-4-103 (8)(d). Beginning January 1, 2023, the administrator shall comply with subsection (2) of this section when modifying the guidelines.

(2) (a) ~~As used in this subsection (2), "property tax materials" means the manuals, appraisal procedures, instructions, and guidelines that the administrator prepares and publishes under the authority conferred by subsections (1)(e) and (1)(k) of this section.~~

(b) ~~Prior to proposing any changes to the property tax materials, the administrator shall conduct a public hearing described in subsection (2)(d) of this section. No less than two weeks prior to the hearing, the administrator shall publish notice of the proposed changes to the property tax materials. The administrator must include in the notice:~~

(f) ~~The date, time, and place of the hearing; and~~

(H) ~~Either the terms or substance of the proposed change or a description of the subjects and issues involved.~~

(c) ~~The administrator shall maintain a list of all persons who request notification of proposed changes to the property tax materials. On or before the date of the publication of notice required by subsection (2)(b) of this section, the administrator shall provide notice via email of the proposed changes to all persons on the list. The administrator shall not charge a fee for sending this email notice. Upon request of a person on the list, the administrator may mail the notice to the person. Any person on the list who requests to receive a copy of the proposed changes by mail must pay a fee to the administrator that is set based upon the administrator's actual cost of copying and mailing the proposed changes to the person. All fees collected by the administrator are continuously appropriated to the administrator solely for the purpose of defraying the cost of the notice.~~

(d) ~~At the place and time stated in the notice, the administrator shall hold a public hearing at which the administrator shall afford interested persons an opportunity to submit written data, views, or arguments and to present the same orally unless the administrator deems it unnecessary. The administrator shall consider all submissions when finalizing a proposed change to the property tax materials that the administrator submits to the advisory committee to the property tax administrator for the advisory committee's review in accordance with section 39-2-131 (1).~~

(e) ~~The administrator shall adopt proposed changes to the property tax materials consistent with the subject matter as set forth in the notice required by subsection (2)(b) of this section prior to consideration by the advisory committee to the property tax administrator.~~

(f) ~~Any interested person shall have the right to petition the administrator in writing for the issuance, amendment, or repeal of any property tax materials. The petition is open to public inspection. The administrator is not required to take any action based on a petition, but when the administrator proposes a change to the property tax materials, the administrator shall consider all related written petitions."~~

Renumber succeeding sections accordingly.

Page 5, after line 26 insert:

"SECTION 6. In Colorado Revised Statutes, 39-2-131, amend (3)(b) as follows:

39-2-131. Function of the committee - notice of proposed changes - property tax materials - definition.

(3) (b) ~~As used in this subsection (3), "property tax materials" has the same meaning as set forth in section 39-2-109 (2)(a)~~ MEANS THE MANUALS, APPRAISAL PROCEDURES, INSTRUCTIONS, AND GUIDELINES THAT THE ADMINISTRATOR PREPARES AND PUBLISHES UNDER THE AUTHORITY CONFERRED BY SECTIONS 39-2-109 (1)(e) AND (1)(k) OF THIS SECTION."

Renumber succeeding sections accordingly.

Strike "section 5" and substitute "section 7" on: **Page 16**, line 20; and **Page 17**, line 10.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Strike "section 6" and substitute "section 8" on: **Page 16**, line 21; and **Page 17**, line 11.

Strike "section 7" and substitute "section 9" on: **Page 16**, line 22; and **Page 17**, line 12.

Strike "section 8" and substitute "section 10" on: **Page 16**, line 23; and **Page 17**, line 13.

Strike "section 9" and substitute "section 11" on: **Page 16**, line 24; and **Page 17**, line 14.

Finance

The Committee on Finance 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
FINANCIAL SERVICES BOARD

effective July 2, 2025 for terms expiring July 1, 2029:

Shon Robert Davis of Monte Vista, Colorado, to serve as an executive officer of state savings and loan association, reappointed;

Mickey Freeman of Golden, Colorado, to serve as a public member with expertise in finance, reappointed.

Finance

The Committee on Finance 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
ADVISORY COMMITTEE TO THE
PROPERTY TAX ADMINISTRATOR

for a term expiring September 1, 2026:

Cynthia Braddock of Louisville, Colorado, to serve as an assessor from a county with a population over 75,000, occasioned by the resignation of Keith Alan Erffmeyer of Parker, Colorado, appointed;

for terms expiring September 1, 2029:

Mark Roeber of Paonia, Colorado, to serve as a non-assessor from a county with a population under 75,000 population, appointed;

Jodi Amato of Trinidad, Colorado, to serve as an assessor for a county with a population under 75,000, reappointed;

Rogelio Rodriguez of Westminster, Colorado, to serve as a non-assessor from a county with a population over 75,000 population, reappointed.

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **SB26-033** be **postponed indefinitely**.

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **SB26-048** be **referred** to the Committee on Appropriations with favorable recommendation.

At the order of the President, Senator Lindstedt was added to the current roll call.

APPOINTMENTS BY THE PRESIDENT

Legislative
Audit

Pursuant to Section 2-3-101(2), C.R.S., the President appointed Senator Lindstedt as a member of the Legislative Audit Committee.

Majority Leader Rodriguez moved that the appointments to the Legislative Audit Committee be confirmed. The motion was adopted by the following roll call vote:

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

SB26-011

by Senator(s) Frizell and Roberts, Carson, Catlin, Liston, Pelton B., Pelton R., Rich; also Representative(s) Boesenecker--Concerning search warrant requirements for operators of certain electronic platforms.

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

YES	31	NO	2	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

Co-sponsor(s) added: Amabile, Ball, Bridges, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Marchman, Mullica, Simpson, Snyder, Wallace, and Weissman.

SB26-076 by Senator(s) Lindstedt and Frizell, Snyder; also Representative(s) Richardson and Stewart R.--Concerning the practice of certified public accountants.

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

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

Co-sponsor(s) added: Bright, Carson, Catlin, Coleman, Jodeh, Kirkmeyer, Liston, Marchman, and Pelton R.

Committee of the Whole On motion of Senator Hinrichsen, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Hinrichsen was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

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

SB26-007 by Senator(s) Mullica; also Representative(s) Lieder and Feret--Concerning the use of medical marijuana by terminally ill patients in health facilities.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, February 13, page(s) 171-172 and placed in members' bill files.)

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

SB26-054 by Senator(s) Catlin and Snyder; also Representative(s) Ricks and Richardson--Concerning an exception to the statutory limit on the amount that a landlord may require a tenant to provide as a security deposit in cases where the landlord and tenant have executed a post-closing occupancy agreement.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, February 13, page(s) 173 and placed in members' bill files.)

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

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

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

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

The Committee of the Whole took the following action:

Passed on second reading: SB26-007 as amended, and SB26-054 as amended.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

HB26-1027 by Representative(s) Story and Stewart K.; also Senator(s) **Kolker**--Concerning boards of cooperative services, and, in connection therewith, permitting a retiree to work as an executive director of a board of cooperative services without losing retirement benefits and clarifying board of cooperative services eligibility for postsecondary and workforce readiness funding.

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of SB26-084.

SB26-084 by Senator(s) Weissman and Frizell, Michaelson Jenet; also Representative(s) Brooks and Willford--Concerning the preservation of privileges for certain state entities in connection with information made available to the office of the state auditor in the performance of its statutorily prescribed duties related to the state's fraud hotline.

Laid over until Thursday, February 19, retaining its place on the calendar.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-037, SB26-031, SB26-053, and SB26-043) of Wednesday, February 18, was laid over until, Monday, February 23, retaining its place on the calendar.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday, February 19, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

37th Legislative Day

Thursday, February 19, 2026

Prayer By the chaplain, Pastor Michael Brown, Central Baptist Church.

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

Roll Call Present--33.
Excused--1, Daugherty.
Vacant--1, District 21.

Quorum The President announced a quorum present.

Pledge By Senator Danielson.

Approval of the Journal On motion of Senator Liston, the Journal of Wednesday, February 18, 2026, was approved as corrected by the Secretary.

SENATE SERVICES REPORT

Correctly Engrossed: SB26-007 and 054.
Correctly Reengrossed: SB26-011 and 076.
Correctly Revised: HB26-1027.

COMMITTEE OF REFERENCE REPORTS

Judiciary The Committee on Judiciary 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
JUVENILE PAROLE BOARD

effective November 16, 2025 for terms expiring November 15, 2029:

Lory Comer of Denver, Colorado, to serve as a representative of the Colorado Department of Labor and Employment, appointed;

Kim Branham of Thornton, Colorado, to serve as a representative of the Colorado Department of Public Safety, reappointed;

Heidi Jeanne Hess of Clifton, Colorado, to serve as a public member from the Western Slope that is not employed by the state government, reappointed.

Judiciary After consideration on the merits, the Committee recommends that **SB26-085** 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 printed bill, page 3, line 25, before "LAW" insert "MILITARY".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Judiciary

After consideration on the merits, the Committee recommends that **SB26-018** 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 10, strike "IF A PETITIONER IS UNDER EIGHTEEN YEARS OLD" and substitute "BEGINNING JULY 1, 2026, IF A PETITIONER IS UNDER EIGHTEEN YEARS OLD AT THE TIME OF FILING THE PETITION,".

Page 2, line 12, strike "THE" and substitute "NOTWITHSTANDING SECTION 13-15-102, THE".

Page 3, after line 3 insert:

"(III) NOTWITHSTANDING SUBSECTION (1) OF THIS SECTION, IF A PERSON PETITIONS THE COURT TO SUPPRESS A COURT RECORD ASSOCIATED WITH A PETITION TO CHANGE THE PETITIONER'S NAME THAT IS FILED BEFORE JULY 1, 2026, THE COURT SHALL GRANT THE REQUEST AND ORDER THE RECORDS SUPPRESSED."

Page 3, line 4, strike "ISSUE AN ORDER AUTHORIZING" and substitute "GRANT".

Page 3, after line 8 insert:

"SECTION 2. In Colorado Revised Statutes, 13-15-102, **add** (3.5) as follows:

13-15-102. Publication of change.

(3.5) A PETITIONER IS NOT REQUIRED TO GIVE PUBLIC NOTICE OF A NAME CHANGE AS REQUIRED BY SUBSECTION (1) OF THIS SECTION IF THE PETITION IS BEING FILED BY, OR ON BEHALF OF, A PERSON WHO IS UNDER EIGHTEEN YEARS OLD."

Page 3 strike lines 9 through 27.

Strike page 4.

Page 5, strike lines 1 through 9.

Renumber succeeding section accordingly.

Page 1, line 103, strike "NAME AND" and substitute "NAME."

Page 1, strike lines 104 through 108.

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **SB26-028** be **postponed indefinitely**.

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **SB26-025** 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 printed bill, page 2, line 8, strike "THE POSITION IS ON A" and substitute "THEY CANNOT BE SAFELY SET DUE TO THEIR POSITION ON A".

Page 2, line 17, strike "THE POSITION IS" and substitute "THEY CANNOT BE SAFELY SET DUE TO THEIR POSITION".

Page 2, line 23, strike "shall" and substitute "MAY".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE HOUSE

February 18, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1013 and HB26-1067.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1064, HB26-1076, HB26-1042, and HB26-1025, amended as printed in House Journal, February 17, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

February 18, 2026
To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1013 and 1067.

Without comment, as amended, HB26-1025, 1042, 1064, and 1076.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1150, HB26-1152, HB26-1153, HB26-1154, HB26-1157, HB26-1158, HB26-1159, HB26-1160, HB26-1161, HB26-1162, HB26-1164, HB26-1168, HB26-1169, HB26-1170, HB26-1171, HB26-1172, HB26-1173, HB26-1174, HB26-1175, HB26-1176, HB26-1177, HB26-1178, and HB26-1179, were made Special Orders at 9:34 a.m.

Committee of the Whole

The hour of 9:34 a.m. having arrived, Senator Ball moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills -- Consent Calendar, and Senator Ball was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS --CONSENT CALENDAR

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

HB26-1150 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of agriculture.

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

HB26-1152 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of early childhood.

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- HB26-1153** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of education. 1
2
3
Ordered revised and placed on the calendar for third reading and final passage. 4
5
- HB26-1154** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the offices of the governor, lieutenant
governor, and state planning and budgeting. 6
7
8
9
Ordered revised and placed on the calendar for third reading and final passage. 10
11
- HB26-1157** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of human services. 12
13
14
Ordered revised and placed on the calendar for third reading and final passage. 15
16
- HB26-1158** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the judicial department. 17
18
19
Ordered revised and placed on the calendar for third reading and final passage. 20
21
- HB26-1159** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of labor and employment. 22
23
24
Ordered revised and placed on the calendar for third reading and final passage. 25
26
- HB26-1160** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of law. 27
28
29
Ordered revised and placed on the calendar for third reading and final passage. 30
31
- HB26-1161** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of local affairs. 32
33
34
Ordered revised and placed on the calendar for third reading and final passage. 35
36
- HB26-1162** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of military and veterans
affairs. 37
38
39
40
Ordered revised and placed on the calendar for third reading and final passage. 41
42
- HB26-1164** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of personnel. 43
44
45
Ordered revised and placed on the calendar for third reading and final passage. 46
47
- HB26-1168** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of revenue. 48
49
50
Ordered revised and placed on the calendar for third reading and final passage. 51
52
- HB26-1169** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of state. 53
54
55
Ordered revised and placed on the calendar for third reading and final passage. 56
57
- HB26-1170** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of transportation. 58
59
60
Ordered revised and placed on the calendar for third reading and final passage. 61
62
- HB26-1171** by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of the treasury. 63
64
65
Ordered revised and placed on the calendar for third reading and final passage. 66
67

HB26-1172 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning funding for capital construction, and making supplemental appropriations in connection therewith.

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

HB26-1173 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning funding for capital construction information technology, and making supplemental appropriations in connection therewith.

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

HB26-1174 by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges--Concerning adjustments to school funding for the 2025-26 budget year, and, in connection therewith, reducing an appropriation.

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

HB26-1175 by Representative(s) Brown and Sirota, Taggart; also Senator(s) Bridges and Kirkmeyer, Amabile--Concerning spending from the state education fund for specified educational purposes, and, in connection therewith, permitting appropriations from the state education fund for the Colorado teacher of the year program and requiring appropriations from the state education fund for specified purposes in support of the "Colorado READ Act", discontinuing annual transfers to cash funds from the state education fund for the same, and repealing the cash funds.

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

HB26-1176 by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Bridges, Kirkmeyer--Concerning modifications to the fourth-year innovation pilot program, and, in connection therewith, reducing an appropriation.

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

HB26-1177 by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges--Concerning ending wage enhancement supplemental payments to nursing home providers, and, in connection therewith, reducing an appropriation.

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

HB26-1178 by Representative(s) Brown and Sirota, Taggart; also Senator(s) Amabile and Kirkmeyer, Bridges--Concerning the controller's allowance of expenditures in excess of appropriations.

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

HB26-1179 by Representative(s) Sirota and Taggart, Brown; also Senator(s) Bridges and Kirkmeyer, Amabile--Concerning a transfer for state fiscal year 2025-26 from the general fund to the information technology capital account of the capital construction fund.

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

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

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

The Committee of the Whole took the following action:

Passed on second reading: HB26-1150, HB26-1152, HB26-1153, HB26-1154, HB26-1157, HB26-1158, HB26-1159, HB26-1160, HB26-1161, HB26-1162, HB26-1164, HB26-1168, HB26-1169, HB26-1170, HB26-1171, HB26-1172, HB26-1173, HB26-1174, HB26-1175, HB26-1176, HB26-1177, HB26-1178, and HB26-1179.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1151, HB26-1155, HB26-1156, HB26-1163, HB26-1165, HB26-1166, and HB26-1167 were made Special Orders at 9:41 a.m.

At the order of the President, Senators Catlin, Danielson, Gonzales were excused.

Committee of the Whole

The hour of 9:41 a.m. having arrived, Senator Ball moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Ball was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

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

HB26-1151 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of corrections.

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

HB26-1155 by Representative(s) Sirota, Brown; also Senator(s) Bridges, Amabile--Concerning a supplemental appropriation to the department of health care policy and financing.

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

HB26-1156 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of higher education.

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

HB26-1163 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of natural resources.

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

HB26-1165 by Representative(s) Sirota, Brown; also Senator(s) Bridges, Amabile--Concerning a supplemental appropriation to the department of public health and environment.

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

HB26-1166 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of public safety.

Amendment No. 1, Appropriations Committee Amendment.

(Printed in Senate Journal, February 18, page(s) 187 and placed in members' bill files.)

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

HB26-1167 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of regulatory agencies.

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

HB26-1156 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of higher education.

Senator Pelton R. moved to amend the report of the Committee of the Whole to show that the following Pelton R. floor amendment, (S.001) to HB26-1156, did pass.

Amend reengrossed bill, page 18, line 7, in the ITEM & SUBTOTAL column strike "~~632,467,631~~" and substitute " 632,467,631".

Page 18, strike line 8.

Page 18, line 12, in the ITEM & SUBTOTAL column strike "~~214,002,755~~" and substitute "214,002,755".

Page 18, strike line 13

Page 19, line 6, in the ITEM & SUBTOTAL column strike "~~840,776,634~~" and substitute "849,896,862" and in the GENERAL FUND column strike "~~144,714,822~~" and substitute "153,835,050".

Adjust affected totals accordingly.

Page 20, line 1, strike "~~BOARDS²⁹~~" and substitute "~~BOARDS²⁹~~ **BOARDS²⁹**,
^{29a}"

Page 27, line 7, in the ITEM & SUBTOTAL column strike "~~15,173,668~~" and substitute "15,173,668" and in the GENERAL FUND column strike "~~13,427,901~~" and substitute "13,427,901".

Page 27, strike line 8.

Page 27, line 9, in the ITEM & SUBTOTAL column strike "~~18,391,564~~" and substitute "18,391,564" and in the GENERAL FUND column strike "~~15,867,083~~" and substitute "15,867,083".

Page 27, strike line 10.

Adjust affected totals accordingly.

Page 29, line 2, in the ITEM & SUBTOTAL column strike "~~22,911,338~~" and substitute "22,911,338" and in the GENERAL FUND column strike "~~22,911,338~~" and substitute "22,911,338".

Page 29, strike line 3.

Adjust affected totals accordingly.

Page 39, after line 16 insert:

29aDEPARTMENT OF HIGHER EDUCATION,
GOVERNING BOARDS -- IT IS THE GENERAL
ASSEMBLY'S INTENT THAT THE REAPPROPRIATED
FUNDS APPROPRIATION FOR EACH OF THE
GOVERNING BOARDS FROM GENERAL FUND
APPROPRIATED TO THE COLLEGE OPPORTUNITY
FUND PROGRAM IN THIS DEPARTMENT ARE
INCREASED AS FOLLOWS.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

LINE ITEM NAME	REAPPROPRIATED FUNDS	
TRUSTEES OF ADAMS STATE UNIVERSITY	\$209,102	1
TRUSTEES OF COLORADO MESA UNIVERSITY	366,065	2
TRUSTEES OF METROPOLITAN STATE UNIVERSITY OF DENVER	773,402	3
TRUSTEES OF WESTERN STATE COLORADO UNIVERSITY	184,314	4
BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM	1,831,853	5
TRUSTEES OF FORT LEWIS COLLEGE	174,006	6
REGENTS OF THE UNIVERSITY OF COLORADO	2,591,539	7
TRUSTEES OF THE COLORADO SCHOOL OF MINES	279,200	8
UNIVERSITY OF NORTHERN COLORADO	516,000	9
STATE BOARD FOR COMMUNITY COLLEGES AND OCCUPATIONAL EDUCATION STATE SYSTEM COMMUNITY COLLEGES	2,194,747	10
TOTAL	\$9,120,228"	11

PURPOSE: Restores General Fund appropriations to the Department of **Higher Education** by \$9,501,916, including \$9,120,228 for College Opportunity Fund Program fee-for-service contracts with the state governing boards, \$213,971 for local district college grants, and \$167,717 for the area technical colleges. Adds a footnote describing the intended increase in reappropriated funds for state governing boards associated with the increase in funding for College Opportunity Fund Program fee-for-service contracts.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Higher Education	\$9,501,916	\$0	\$0	\$0	\$9,501,916	0.0

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	11	NO	19	EXCUSED	4	ABSENT	0	VACANT	1
Amabile	N	Daugherty	E	Kolker	N	Rodriguez	N		
Baisley	Y	District 21	V	Lindstedt	N	Simpson	Y		
Ball	N	Exum	N	Liston	Y	Snyder	N		
Bridges	N	Frizell	Y	Marchman	N	Sullivan	N		
Bright	Y	Gonzales J.	E	Mullica	N	Wallace	N		
Carson	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N		
Catlin	E	Jodeh	N	Pelton R.	Y	Zamora	Y		
Cutter	N	Kipp	N	Rich	Y	President	N		
Danielson	E	Kirkmeyer	Y	Roberts	N				

HB26-1166 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of public safety.

Senator Bridges moved to amend the report of the Committee of the Whole to show that the following Bridges. floor amendment, (S.001) to HB26-1166, did pass.

Amend reengrossed bill, page 16, line 5, in the CASH FUNDS column strike "102,879^a" and substitute "52,255^a" and in the REAPPROPRIATED FUNDS column strike "52,255^b" and substitute "102,879^b".

Adjust affected totals accordingly.

PURPOSE: Corrects an error in fund sources for the appropriation to Wildfire Resiliency Code Enforcement in the Department of **Public Safety**.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Public Safety	\$0	(\$50,624)	\$50,624	\$0	\$0	0.0

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

YES 22	NO 8	EXCUSED 4	ABSENT 0	VACANT 1			
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Bridges	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bright	N	Gonzales J.	E	Mullica	Y	Wallace	Y
Carson	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Catlin	E	Jodeh	Y	Pelton R.	N	Zamora	N
Cutter	Y	Kipp	Y	Rich	N	President	Y
Danielson	E	Kirkmeyer	Y	Roberts	Y		

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES 22	NO 8	EXCUSED 4	ABSENT 0	VACANT 1			
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Bridges	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bright	N	Gonzales J.	E	Mullica	Y	Wallace	Y
Carson	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Catlin	E	Jodeh	Y	Pelton R.	N	Zamora	N
Cutter	Y	Kipp	Y	Rich	N	President	Y
Danielson	E	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading:HB26-1151, HB26-1155, HB26-1156, HB26-1163, HB26-1165, HB26-1166 as amended, and HB26-1167.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

SB26-007 by Senator(s) Mullica; also Representative(s) Lieder and Feret--Concerning the use of medical marijuana by terminally ill patients in health facilities.

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

YES	25	NO	5	EXCUSED	4	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y		
Catlin	E	Jodeh	Y	Pelton R.	N	Zamora	N		
Cutter	Y	Kipp	Y	Rich	N	President	Y		
Danielson	E	Kirkmeyer	Y	Roberts	Y				

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

Co-sponsor(s) added: Coleman, Cutter, Hinrichsen, and Marchman.

SB26-054 by Senator(s) Catlin and Snyder; also Representative(s) Ricks and Richardson--Concerning an exception to the statutory limit on the amount that a landlord may require a tenant to provide as a security deposit in cases where the landlord and tenant have executed a post-closing occupancy agreement.

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

YES	30	NO	0	EXCUSED	4	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	E	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	E	Kirkmeyer	Y	Roberts	Y				

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

Co-sponsor(s) added: Kipp.

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:

HB26-1027 by Representative(s) Story and Stewart K.; also Senator(s) Kolker--Concerning boards of cooperative services, and, in connection therewith, permitting a retiree to work as an executive director of a board of cooperative services without losing retirement benefits and clarifying board of cooperative services eligibility for postsecondary and workforce readiness funding.

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

YES	27	NO	3	EXCUSED	4	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	E	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	E	Kirkmeyer	Y	Roberts	Y				

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

Co-sponsor(s) added: Cutter, Exum, Kipp, Marchman, and Wallace.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the General Orders -- Second Reading of Bills Calendar (SB26-084) of Thursday, February 19, was laid over until Friday, February 20, retaining its place on the calendar.

INTRODUCTION OF RESOLUTIONS

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

SJR26-013 by Senator(s) **Simpson**; also Representative(s) Stewart K.--Concerning the recognition of Youth Mental Health Action Day.

Laid over until February 26, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-116 by Senator(s) Weissman; also Representative(s) Zokaie--Concerning the taxation of property, and, in connection therewith, authorizing municipalities to levy a lodging tax, clarifying the valuation for assessment of lodging property, extending the portable qualified-senior primary residence benefit, and modifying the taxation of business personal property.

Finance

SB26-117 by Senator(s) Bridges and Amabile, Ball, Cutter, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Marchman, Weissman; also Representative(s) Mabrey and Soper, Bacon, Bradfield, Brown, Froelich, Garcia, Goldstein, Martinez, Nguyen, Velasco, Willford, Zokaie--Concerning permissible methods for the sale of lottery tickets.

Finance

HB26-1013 by Representative(s) Sirota and Mabrey, Ricks; also Senator(s) Cutter and Weissman--Concerning the use of a ratio utility billing system by a landlord to allocate utility charges to tenants.

Business, Labor, & Technology

HB26-1064 by Representative(s) Jackson and Rydin; also Senator(s) Amabile--Concerning modifications to the youthful offender system.

Judiciary

HB26-1067 by Representative(s) McCormick and Winter T.; also Senator(s) Pelton B. and Roberts--Concerning using money in the diseased livestock indemnity fund to address threats to livestock health.

Agriculture & Natural Resources

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows:

February 6, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
COLORADO WATER CONSERVATION BOARD

effective February 13, 2026 for terms expiring February 12, 2029:

Alan Ward of Pueblo, Colorado, to serve as a representative of the Arkansas Drainage Basin, appointed;

Lorelei Cloud of Ignacio, Colorado, to serve as a representative of the San Miguel-Dolores-San Juan Drainage Basin, reappointed;

Nathan Coombs of La Jara, Colorado, to serve as a representative of the Rio Grande Drainage Basin, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 2/13/26
Justin Shofler, Managing Clerk

Committee on Agriculture & Natural Resources

February 9, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
PARKS AND WILDLIFE COMMISSION

for a term expiring July 1, 2027:

Christopher Sichko of Boulder, Colorado, to serve as a representative of sportspersons,

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

occasioned by the resignation of Murphy Robinson of Littleton, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 2/10/26
Justin Shofler, Managing Clerk

Committee on Agriculture & Natural Resources

November 14, 2025

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
BOARD OF COMMISSIONERS OF
VETERANS COMMUNITY LIVING CENTERS

for a term expiring July 1, 2029:

Bruce Odenthal of Loveland, Colorado, to serve as a member with expertise in nursing home operations and experience in multi-facility management of nursing homes, and a Republican, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 2/13/26
Justin Shofler, Managing Clerk

Committee on State, Veterans & Military Affairs

February 4, 2026
President James Coleman
Colorado Senate
Colorado State Capitol
200 East Colfax, Room 346
Denver, Colorado 80203

Dear President Coleman:

On behalf of the Front Range Passenger Rail District, and pursuant to § 32-22-104, C.R.S., I respectfully submit the following appointments for Senate confirmation:

Denver Regional Council of Governments:

Chris Nevitt reappointed 1/7/26 – term expires December 31st, 2029

Deborah Mulvey reappointed 1/7/26 – term expires December 31st, 2029

North Front Range Metropolitan Planning Organization:

Tricia Canonico - reappointed on 12/29/25 – term expires December 31st, 2029

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Pueblo Area Council of Governments:
Miles Lucero appointed 12/11/25 – term expires December 31st, 2029

Pikes Peak Area Council of Governments:
Cory Applegate appointed 1/16/26 – term expires December 31st, 2029.

Copies of biographical information are attached.
Thank you for your ongoing support of Front Range Passenger Rail.

Sincerely,
Sal Pace
General Manager
Front Range Passenger Rail District

Rec'd: 2/04/26
Justin Shofler, Managing Clerk

Committee on Transportation & Energy

At the order of the President, Senators Catlin, Danielson, Gonzales were added to the current roll call.

Senate in recess. Senate reconvened.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-118 by Senator(s) Coleman and Simpson; also Representative(s) Clifford--Concerning the payment of designated benefits to a charitable organization upon the death of a donor.
Finance

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Friday, February 20, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

38th Legislative Day Friday, February 20, 2026

Prayer By Senator Jodeh. 10
 11
 12
 Call to Order By the President at 9:00 a.m. 13
 14
 15
 Roll Call Present--33. 16
 Excused--1, Daugherty. 17
 Vacant--1, District 21. 18
 19
 Quorum The President announced a quorum present. 20
 21
 Pledge By Senator Danielson. 22
 23
 Approval of the Journal On motion of Senator Liston, the Journal of Thursday, February 19, 2026 was approved 24
 as corrected by the Secretary. 25
 26
 27

SENATE SERVICES REPORT

Correctly Printed: SB26-116, 117 and 118; SJR26-013. 31
 Correctly Reengrossed: SB26-007 and 054. 32
 Correctly Revised: HB26-1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 33
 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 34
 1174, 1175, 1176, 1177, 1178, and 1179. 35
 Correctly Rerevised: HB26-1027. 36
 37
 38
 39

COMMITTEE OF REFERENCE REPORTS

Agriculture & Natural Resources After consideration on the merits, the Committee recommends that **SB26-089** be amended 42
 as follows, and as so amended, be **referred** to the Committee on Appropriations with 43
 favorable recommendation. 44

Amend printed bill, strike "PREVENTION" and substitute "RESPONSE,
 PREVENTION," on: **Page 3**, lines 16 and 23; **Page 4**, lines 4 and 6; and **Page 6**,
 lines 6, 8, and 13. 46
 47
 48
 49

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources has had under consideration and 50
 has had a hearing on the following appointments and recommends that the appointments 51
 be placed on the consent calendar and confirmed: 52

MEMBERS OF THE
 STATE BOARD OF THE
 GREAT OUTDOORS COLORADO TRUST FUND

for terms expiring April 15, 2029: 57
 58

Krithika Prashant of Colorado Springs, Colorado, to serve as a representative of the Fifth
 Congressional District, reappointed; 60
 61
 62

effective April 16, 2026 for terms expiring April 15, 2030: 63

Raymond Tschillard of Greeley, Colorado, to serve as a representative of the Eighth
 Congressional District, reappointed; 65
 66
 67

Mara Brosy-Wiwchar of Thornton, Colorado, to serve as a representative of the Eighth Congressional District, reappointed.

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources 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:

MEMBER OF THE COLORADO AGRICULTURE DEVELOPMENT AUTHORITY

effective July 1, 2025 for a term expiring June 30, 2029:

Hannah Denelle Wilks of Arvada, Colorado, a Democrat, to serve as a member with knowledge of agricultural activity in the state, and who shall represent the various agriculture operations and geographical regions of the state, reappointed.

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources 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 WILDLIFE HABITAT STAMP COMMITTEE

for terms expiring December 31, 2028:

David Gottenborg of Jefferson, Colorado, to serve as a landowner actively engaged in agriculture, reappointed;

Steven Woodis of Montrose, Colorado, to serve as a landowner actively engaged in agriculture, appointed.

for a term expiring December 31, 2029:

Travis Black of Grand Junction, Colorado, to serve as a Division of Parks and Wildlife, who is also a wildlife biologist and non-voting member, appointed.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SJR26-012 by Senator(s) Pelton R. and Hinrichsen, Roberts; also Representative(s) Johnson and Winter T.--Concerning the designation of February 20, 2026, as Colorado FFA Day.

On motion of Senator , the resolution was read at length and adopted by the following roll call vote:

Table with 8 columns: YES 33, NO 0, EXCUSED 1, ABSENT 0, VACANT 1, and 7 rows of names and votes.

Co-sponsor(s) added: Amabile, Baisley, Ball, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Exum, Frizell, Gonzales J., Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Rich, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1150 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of agriculture.

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

YES	32	NO	1	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1152 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of early childhood.

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

YES	31	NO	2	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

Co-sponsor(s) added: Bright.

HB26-1153 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of education.

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

	YES	32	NO	1	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y		Daugherty	E	Kolker		Y		Rodriguez	Y
Baisley	Y		District 21	V	Lindstedt		Y		Simpson	Y
Ball	Y		Exum	Y	Liston		Y		Snyder	Y
Bridges	Y		Frizell	Y	Marchman		Y		Sullivan	Y
Bright	Y		Gonzales J.	Y	Mullica		Y		Wallace	Y
Carson	Y		Hinrichsen	Y	Pelton B.		Y		Weissman	Y
Catlin	Y		Jodeh	Y	Pelton R.		Y		Zamora	N
Cutter	Y		Kipp	Y	Rich		Y		President	Y
Danielson	Y		Kirkmeyer	Y	Roberts		Y			

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

HB26-1154 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the offices of the governor, lieutenant
governor, and state planning and budgeting.

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

	YES	32	NO	1	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y		Daugherty	E	Kolker		Y		Rodriguez	Y
Baisley	Y		District 21	V	Lindstedt		Y		Simpson	Y
Ball	Y		Exum	Y	Liston		Y		Snyder	Y
Bridges	Y		Frizell	Y	Marchman		Y		Sullivan	Y
Bright	Y		Gonzales J.	Y	Mullica		Y		Wallace	Y
Carson	Y		Hinrichsen	Y	Pelton B.		Y		Weissman	Y
Catlin	Y		Jodeh	Y	Pelton R.		Y		Zamora	N
Cutter	Y		Kipp	Y	Rich		Y		President	Y
Danielson	Y		Kirkmeyer	Y	Roberts		Y			

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

HB26-1157 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of human services.

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

	YES	31	NO	2	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y		Daugherty	E	Kolker		Y		Rodriguez	Y
Baisley	N		District 21	V	Lindstedt		Y		Simpson	Y
Ball	Y		Exum	Y	Liston		Y		Snyder	Y
Bridges	Y		Frizell	Y	Marchman		Y		Sullivan	Y
Bright	Y		Gonzales J.	Y	Mullica		Y		Wallace	Y
Carson	Y		Hinrichsen	Y	Pelton B.		Y		Weissman	Y
Catlin	Y		Jodeh	Y	Pelton R.		Y		Zamora	N
Cutter	Y		Kipp	Y	Rich		Y		President	Y
Danielson	Y		Kirkmeyer	Y	Roberts		Y			

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

HB26-1158 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the judicial department.

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

YES	32	NO	1	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1159 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of labor and employment.

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

YES	31	NO	2	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1160 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of law.

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

YES	32	NO	1	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1161 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of local affairs.

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

	YES 31	NO 2	EXCUSED 1	ABSENT 0	VACANT 1		
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Cutter	Y	Kipp	Y	Rich	Y	President	Y
Danielson	Y	Kirkmeyer	Y	Roberts	Y		

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

HB26-1162 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of military and veterans affairs.

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

	YES 33	NO 0	EXCUSED 1	ABSENT 0	VACANT 1		
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kipp	Y	Rich	Y	President	Y
Danielson	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Ball.

HB26-1164 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of personnel.

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

	YES 32	NO 1	EXCUSED 1	ABSENT 0	VACANT 1		
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Cutter	Y	Kipp	Y	Rich	Y	President	Y
Danielson	Y	Kirkmeyer	Y	Roberts	Y		

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

HB26-1168 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of revenue.

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

YES	31	NO	2	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1169 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of state.

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

YES	31	NO	2	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1170 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of transportation.

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

YES	32	NO	1	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1171 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of the treasury.

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

YES	31	NO	2	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1172 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning funding for capital construction, and making supplemental appropriations in connection therewith.

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

YES	31	NO	2	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

Co-sponsor(s) added: Hinrichsen.

HB26-1173 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning funding for capital construction information technology, and making supplemental appropriations in connection therewith.

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

YES	31	NO	2	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1174 by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges--Concerning adjustments to school funding for the 2025-26 budget year, and, in connection therewith, reducing an appropriation.

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

	YES 32	NO 1	EXCUSED 1	ABSENT 0	VACANT 1	
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez
Baisley	Y	District 21	V	Lindstedt	Y	Simpson
Ball	Y	Exum	Y	Liston	Y	Snyder
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora
Cutter	Y	Kipp	Y	Rich	Y	President
Danielson	Y	Kirkmeyer	Y	Roberts	Y	

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

HB26-1175 by Representative(s) Brown and Sirota, Taggart; also Senator(s) Bridges and Kirkmeyer, Amabile--Concerning spending from the state education fund for specified educational purposes, and, in connection therewith, permitting appropriations from the state education fund for the Colorado teacher of the year program and requiring appropriations from the state education fund for specified purposes in support of the "Colorado READ Act", discontinuing annual transfers to cash funds from the state education fund for the same, and repealing the cash funds.

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

	YES 33	NO 0	EXCUSED 1	ABSENT 0	VACANT 1	
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez
Baisley	Y	District 21	V	Lindstedt	Y	Simpson
Ball	Y	Exum	Y	Liston	Y	Snyder
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora
Cutter	Y	Kipp	Y	Rich	Y	President
Danielson	Y	Kirkmeyer	Y	Roberts	Y	

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

HB26-1176 by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Bridges, Kirkmeyer--Concerning modifications to the fourth-year innovation pilot program, and, in connection therewith, reducing an appropriation.

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

	YES 33	NO 0	EXCUSED 1	ABSENT 0	VACANT 1	
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez
Baisley	Y	District 21	V	Lindstedt	Y	Simpson
Ball	Y	Exum	Y	Liston	Y	Snyder
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora
Cutter	Y	Kipp	Y	Rich	Y	President
Danielson	Y	Kirkmeyer	Y	Roberts	Y	

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

HB26-1177 by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges--Concerning ending wage enhancement supplemental payments to nursing home providers, and, in connection therewith, reducing an appropriation.

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

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1178 by Representative(s) Brown and Sirota, Taggart; also Senator(s) Amabile and Kirkmeyer, Bridges--Concerning the controller's allowance of expenditures in excess of appropriations.

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

YES	32	NO	1	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1179 by Representative(s) Sirota and Taggart, Brown; also Senator(s) Bridges and Kirkmeyer, Amabile--Concerning a transfer for state fiscal year 2025-26 from the general fund to the information technology capital account of the capital construction fund.

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

YES	32	NO	1	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

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:

HB26-1151 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of corrections.

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

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1155 by Representative(s) Sirota, Brown; also Senator(s) Bridges, Amabile--Concerning a supplemental appropriation to the department of health care policy and financing.

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

YES	20	NO	13	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	N		
Ball	Y	Exum	Y	Liston	N	Snyder	Y		
Bridges	Y	Frizell	N	Marchman	Y	Sullivan	Y		
Bright	N	Gonzales J.	Y	Mullica	N	Wallace	Y		
Carson	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y		
Catlin	N	Jodeh	Y	Pelton R.	N	Zamora	N		
Cutter	Y	Kipp	Y	Rich	N	President	Y		
Danielson	Y	Kirkmeyer	N	Roberts	Y				

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

HB26-1156 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of higher education.

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

YES	22	NO	11	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	N	Snyder	Y		
Bridges	Y	Frizell	N	Marchman	Y	Sullivan	Y		
Bright	N	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y		
Catlin	N	Jodeh	Y	Pelton R.	N	Zamora	N		
Cutter	Y	Kipp	Y	Rich	N	President	Y		
Danielson	Y	Kirkmeyer	N	Roberts	Y				

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

HB26-1163 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of natural resources.

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

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1165 by Representative(s) Sirota, Brown; also Senator(s) **Bridges**, Amabile--Concerning a supplemental appropriation to the department of public health and environment.

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

YES	21	NO	12	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	N		
Ball	Y	Exum	Y	Liston	N	Snyder	Y		
Bridges	Y	Frizell	N	Marchman	Y	Sullivan	Y		
Bright	N	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y		
Catlin	N	Jodeh	Y	Pelton R.	N	Zamora	N		
Cutter	Y	Kipp	Y	Rich	N	President	Y		
Danielson	Y	Kirkmeyer	N	Roberts	Y				

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

HB26-1166 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer--Concerning a supplemental appropriation to the department of public safety.

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

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

HB26-1167 by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer-
-Concerning a supplemental appropriation to the department of regulatory agencies.

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

YES	24	NO	9	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	N	Snyder	Y		
Bridges	Y	Frizell	N	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y		
Catlin	N	Jodeh	Y	Pelton R.	N	Zamora	N		
Cutter	Y	Kipp	Y	Rich	N	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the General Orders -- Second Reading of Bills Calendar (SB26-084, SB26-005, SB26-046) of Friday, February 20, was laid over until Monday, February 23, retaining its place on the calendar.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
FINANCIAL SERVICES BOARD

effective July 2, 2025 for terms expiring July 1, 2029:

Shon Robert Davis of Monte Vista, Colorado, to serve as an executive officer of state savings and loan association, reappointed;

Mickey Freeman of Golden, Colorado, to serve as a public member with expertise in finance, reappointed.

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

MEMBERS OF THE
ADVISORY COMMITTEE TO THE
PROPERTY TAX ADMINISTRATOR

for a term expiring September 1, 2026:

Cynthia Braddock of Louisville, Colorado, to serve as an assessor from a county with a population over 75,000, occasioned by the resignation of Keith Alan Erffmeyer of Parker, Colorado, appointed;

for terms expiring September 1, 2029:

Mark Roeber of Paonia, Colorado, to serve as a non-assessor from a county with a population under 75,000 population, appointed;

Jodi Amato of Trinidad, Colorado, to serve as an assessor for a county with a population under 75,000, reappointed;

Rogelio Rodriguez of Westminster, Colorado, to serve as a non-assessor from a county with a population over 75,000 population, reappointed.

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

Senate in recess. Senate reconvened.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-119 by Senator(s) Mullica; also Representative(s) Carter and Lukens--Concerning the authorization of electronic ballot return in local elections. State, Veterans, & Military Affairs

HB26-1025 by Representative(s) Caldwell and Martinez; also Senator(s) Roberts and Pelton R.-- Concerning an exemption for auctioneers from certain requirements of the "Colorado Charitable Solicitations Act". Business, Labor, & Technology

HB26-1042 by Representative(s) Feret and Bradley; also Senator(s) Ball--Concerning dry needling by occupational therapists. Health & Human Services

HB26-1076 by Representative(s) Paschal and Lindsay; also Senator(s) Ball--Concerning modifications to select statutory provisions relating to transportation. Transportation & Energy

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Monday, February 23, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

41st Legislative Day Monday, February 23, 2026

- Prayer 10
 By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver. 11
- Call to Order 12
 By the President at 10:00 a.m. 13
- Roll Call 14
 Present--33. 15
 Excused--1, Daugherty. 16
 Excused later--1, Danielson. 17
 Vacant--1, District 21. 18
- Quorum 19
 The President announced a quorum present. 20
- Pledge 21
 By Senator Baisley. 22
- Approval of the Journal 23
 On motion of Senator Roberts, the Journal of Friday, February 20, 2026, was approved as corrected by the Secretary. 24

SENATE SERVICES REPORT

Correctly Printed: SB26-119. 25
 Correctly Engrossed: SJR26-012. 26
 Correctly Rerevised: HB26-1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 27
 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 28
 1174, 1175, 1176, 1177, 1178, and 1179. 29

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege. 30

- Committee of the Whole 31
 On motion of Senator Roberts, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Roberts was called to act as Chair. 32

**GENERAL ORDERS -- SECOND READING OF BILLS --
 CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows: 33

- SB26-085** 34
 by Senator(s) **Frizell and Ball**; also Representative(s) Duran and Hartsook--Concerning military protection orders, and, in connection therewith, a peace officer's duty to determine whether a military protection order exists when responding to an incident of domestic violence and a requirement for the court to consider the existence of a military protection order as relevant evidence when determining whether to issue a temporary civil protection order. 35

Amendment No. 1, Judiciary Committee Amendment. 36
 (Printed in Senate Journal, February 19, page(s) 195 and placed in members' bill files.) 37

As amended, ordered engrossed and placed on the calendar for third reading and final passage. 38

SB26-025 by Senator(s) Rich and Snyder; also Representative(s) Marshall--Concerning land survey monumentation.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, February 19, page(s) 196 and placed in members' bill files.)

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

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

The Committee of the Whole took the following action:

Passed on second reading: SB26-085, as amended and SB26-025, as amended.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-037 by Senator(s) Rich and Roberts; also Representative(s) Soper and Espenozza--Concerning allowing local elected judicial officers to set weekend bonds.

Laid over until Wednesday, February 25, retaining its place on the calendar

SB26-005 by Senator(s) **Weissman and Gonzales J.**, Coleman, Hinrichsen, Jodeh, Kipp, Marchman, Rodriguez, Wallace; also Representative(s) Mabrey and Zokaie--Concerning state court remedies for violations of federal constitutional rights occurring during immigration enforcement.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, February 18, page(s) 185 and placed in members' bill files.)

Amendment No. 2, Judiciary Committee Amendment.
(Printed in Senate Journal, February 3, page(s) 97 and placed in members' bill files.)

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Amendment No. 3(L.008), by Senator Weissman.

Amend the Judiciary Committee Report, dated February 2, 2026, page 1, line 13, strike "STATE" and substitute "STATE,".

Page 1, line 15, strike "THE OTHER PERSON." and substitute "ANOTHER PERSON WHOSE CONDUCT WAS THE PROXIMATE CAUSE OF THE VIOLATION.".

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

SB26-018

by Senator(s) Wallace and Kolker; also Representative(s) Froelich and Garcia--Concerning legal protections for the dignity of a minor, and, in connection therewith, suppressing a court record associated with changing a minor's name and requiring the court to consider as a relevant factor when determining parenting time and allocation of decision-making responsibility whether the minor's parent recognizes the child's identity as it relates to a protected class.

Amendment No. 1, Judiciary Committee Amendment.

(Printed in Senate Journal, February 19, page(s) 196 and placed in members' bill files.)

Amendment No. 2(L.006), by Senator Wallace.

Amend the Judiciary Committee Report, dated February 18, 2026, page 1, line 8, strike "SUBSECTION (1)" and substitute "SUBSECTION (7)(b)(I)".

Amend printed bill, page 2, line 9, after "ORDER" insert "OR AFFIDAVIT".

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

(For further action, see amendments to the report of the Committee of the Whole.)

SB26-031

by Senator(s) **Lindstedt and Rich**; also Representative(s) Camacho and Soper-- Concerning the lawful use of a prescription drug product containing a schedule I controlled substance.

Amendment No. 1, Health & Human Services Committee Amendment.

(Printed in Senate Journal, February 13, page(s) 172 and placed in members' bill files.)

Amendment No. 2(L.002), by Senator Lindstedt.

Amend printed bill, page 3, before line 9 insert:

"(d) (I) THIS SUBSECTION (3) DOES NOT APPLY TO, OR AFFECT THE REGULATION OF OR LAWFUL ACTIONS OR CONDUCT CONCERNING:

(A) NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT;

(B) THE REGULATION OF OR LAWFUL ACTIONS OR CONDUCT PURSUANT TO ARTICLE 170 OF TITLE 12; OR

(C) THE REGULATION OF OR LAWFUL ACTIONS OR CONDUCT PURSUANT TO ARTICLE 50 OF TITLE 44.

(II) AS USED IN THIS SUBSECTION (3), UNLESS THE CONTEXT OTHERWISE REQUIRES:

(A) "NATURAL MEDICINE" HAS THE MEANING SET FORTH IN SECTION 12-170-104.

(B) "NATURAL MEDICINE PRODUCT" HAS THE MEANING SET FORTH IN SECTION 12-170-104.".

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-053, SB26-043, SB26-084, SB26-046) of Monday, February 23, was laid over until Tuesday, February 24, retaining its place on the calendar.

At the order of the President, Senator Danelson was excused.

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

SB26-018 by Senator(s) **Wallace and Kolker**; also Representative(s) Froelich and Garcia-- Concerning legal protections for the dignity of a minor, and, in connection therewith, suppressing a court record associated with changing a minor's name and requiring the court to consider as a relevant factor when determining parenting time and allocation of decision-making responsibility whether the minor's parent recognizes the child's identity as it relates to a protected class.

Senator Kirkmeyer moved to amend the report of the Committee of the Whole to show that the following Kirkmeyer floor amendment, (L.007) to SB26-018, did pass.

Amend the Judiciary Committee Report, dated February 18, 2026, page 1, strike line 4, and substitute "PETITION AND WITH THE CONSENT OF THE PETITIONER'S PARENTS OR LEGAL GUARDIANS,".

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	15	NO	17	EXCUSED	2	ABSENT	0	VACANT	1
Amabile	N	Daugherty	E	Kolker	N	Rodriguez	N		
Baisley	Y	District 21	V	Lindstedt	N	Simpson	Y		
Ball	N	Exum	Y	Liston	Y	Snyder	N		
Bridges	N	Frizell	Y	Marchman	N	Sullivan	N		
Bright	Y	Gonzales J.	N	Mullica	Y	Wallace	N		
Carson	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N		
Catlin	Y	Jodeh	N	Pelton R.	Y	Zamora	Y		
Cutter	N	Kipp	N	Rich	Y	President	N		
Danielson	E	Kirkmeyer	Y	Roberts	Y				

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	24	NO	8	EXCUSED	2	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	N	Snyder	Y		
Bridges	Y	Frizell	N	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y		
Catlin	N	Jodeh	Y	Pelton R.	N	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	E	Kirkmeyer	N	Roberts	Y				

The Committee of the Whole took the following action:

Passed on second reading: SB26-005, as amended, SB26-018, as amended and SB26-031 as amended.

Laid over until February 24: SB26-053, SB26-043, SB26-084, and SB26-046.

Laid over until February 25: SB26-037.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
JUVENILE PAROLE BOARD

effective November 16, 2025 for terms expiring November 15, 2029:

Lory Comer of Denver, Colorado, to serve as a representative of the Colorado Department of Labor and Employment, appointed;

Kim Branham of Thornton, Colorado, to serve as a representative of the Colorado Department of Public Safety, reappointed;

Heidi Jeanne Hess of Clifton, Colorado, to serve as a public member from the Western Slope that is not employed by the state government, reappointed.

YES 32	NO 0	EXCUSED 2	ABSENT 0	VACANT 1
Amabile Y	Daugherty E	Kolker Y	Rodriguez Y	
Baisley Y	District 21 V	Lindstedt Y	Simpson Y	
Ball Y	Exum Y	Liston Y	Snyder Y	
Bridges Y	Frizell Y	Marchman Y	Sullivan Y	
Bright Y	Gonzales J. Y	Mullica Y	Wallace Y	
Carson Y	Hinrichsen Y	Pelton B. Y	Weissman Y	
Catlin Y	Jodeh Y	Pelton R. Y	Zamora Y	
Cutter Y	Kipp Y	Rich Y	President Y	
Danielson E	Kirkmeyer Y	Roberts Y		

MESSAGE FROM THE HOUSE

February 23, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1070 and HB26-1182.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1071, HB26-1034, and HB26-1136, amended as printed in House Journal, February 19, 2026, and HB26-1115, HB26-1096, and HB26-1142, amended as printed in House Journal, February 20, 2026.

The House has passed on Third Reading and returns herewith SB26-010.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-052, amended as printed in House Journal, February 20, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

February 23, 2026

To:Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1070 and 1182.

Without comment, as amended, HB26-1034, 1071, 1096, 1115, 1136, and 1142.

Without comment, as amended, SB26-052.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-120 by Senator(s) Marchman and Wallace; also Representative(s) Zokaie and Bradley--
Concerning law enforcement procedures related to missing persons.
Judiciary

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Tuesday,
February 24, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

42nd Legislative Day Tuesday, February 24, 2026

- Prayer 10
 By Senator Zamora Wilson. 11
- Call to Order 12
 By the President at 9:00 a.m. 13
- Roll Call 14
 Present--31. 15
 Excused--3, Daugherty, Gonzales, and Pelton B. 16
 Vacant--1, District 21. 17
- Quorum 18
 The President announced a quorum present. 19
- Pledge 20
 By Senator Baisley. 21
- Approval of the Journal 22
 On motion of Senator Roberts, the Journal of Monday, February 23, 2026, was approved 23
 as corrected by the Secretary. 24

SENATE SERVICES REPORT

Correctly Printed: SB26-120. 25
 Correctly Engrossed: SB26-005, 018, 025, 031, and 085. 26
 Correctly Enrolled: SB26-010. 27

COMMITTEE OF REFERENCE REPORTS

- Education 28
 After consideration on the merits, the Committee recommends that **SB26-067** be **amended** 29
 as follows, and as so amended, be referred to the Committee on Appropriations with 30
 favorable recommendation. 31
- Amend printed bill, page 2, strike lines 12 through 18 and substitute: 32
- "(c) "DEPENDENT" MEANS A CHILD, INCLUDING ADOPTED CHILDREN, 33
 STEPCHILDREN, FOSTER CHILDREN, A CHILD WHO WAS CLAIMED, OR AN UNBORN 34
 CHILD WHO COULD BE CLAIMED AS A DEPENDENT BY A QUALIFIED VETERAN ON 35
 THEIR FEDERAL INCOME TAX RETURN FOR THE MOST RECENT TAX YEAR." 36
- Page 2, line 26, after "IS" add "OR WAS". 37
- Page 2, line 27, strike "DISABILITY" and substitute "DISABILITY;". 38
- Page 3, strike lines 1 through 5 and substitute: 39
- "(VI) IS RATED ONE-HUNDRED-PERCENT PERMANENTLY 40
 SERVICE-CONNECTED DISABLED BY THE UNITED STATES DEPARTMENT OF 41
 VETERANS BY EVALUATION OF THE RATING SCHEDULE, OR WAS SO RATED PRIOR 42
 TO DEATH;" 43
- Page 3, line 17, after the period add "A DEPENDENT OF A QUALIFIED VETERAN 44
 IS CONSIDERED AN IN-STATE STUDENT AS SET FORTH IN SECTION 23-7-102 (5)." 45
- Page 3, line 27, strike "ENROLLMENT." and substitute "ENROLLMENT, AND THE 46
 WAIVER MAY NOT EXCEED ONE HUNDRED FIFTY CREDIT HOURS FOR ANY ONE 47
 DEPENDENT OF A QUALIFIED VETERAN." 48
- Page 4, after line 7 insert: 49
- "(6) THE EXEMPTION FROM TUITION, FEES, AND OTHER CHARGES 50

DESCRIBED IN THIS SECTION DOES NOT APPLY IN A SEMESTER OR TERM TO A DEPENDENT WHO, AT THE TIME OF REGISTRATION, IS ENTITLED TO RECEIVE EDUCATION BENEFITS UNDER FEDERAL LAW THAT MUST BE USED ONLY FOR THE PAYMENT OF TUITION AND FEES IF THE VALUE OF THOSE BENEFITS RECEIVED IN THE SEMESTER OR OTHER TERM IS EQUAL TO OR EXCEEDS THE VALUE OF THE WAIVER FOR THE SEMESTER OR OTHER TERM.

(7) THE WAIVER MUST ONLY BE APPLIED TO THE REMAINING BALANCE OF A DEPENDENT'S TUITION AND FEE COSTS AFTER ANY OTHER FINANCIAL AID, SCHOLARSHIPS, OR GRANTS HAVE BEEN APPLIED, INCLUDING AFTER APPLYING EDUCATION BENEFITS THE DEPENDENT IS ENTITLED TO PURSUANT TO FEDERAL LAW THAT MUST BE USED ONLY FOR THE PAYMENT OF TUITION.

(8) THE WAIVER DOES NOT APPLY TO A DEPENDENT'S POST-GRADUATE STUDIES."

Education

The Committee on Education has had under consideration and has had a hearing on the following appointments and recommends that the appointments be confirmed:

MEMBERS OF THE INSTITUTE OF CANNABIS RESEARCH GOVERNING BOARD

for a term expiring August 5, 2027:

Angela Bryan, PhD of Boulder, Colorado, to serve as a scientist from a relevant field, occasioned by the resignation of L. Cinnamon Bidwell of Boulder, Colorado, appointed;

for terms expiring August 5, 2029:

Chuck Smith of Denver, Colorado, to serve as a member associated with cannabis-related industries, appointed;

Joanna Zeiger, PhD of Boulder, Colorado, to serve as a scientist from a relevant field, reappointed;

Sherard Marshon Rogers of Denver, Colorado, to serve as a member associated with cannabis-related industries, reappointed.

Judiciary

After consideration on the merits, the Committee recommends that **SB26-070** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 4, after line 5 add:

"(b) "AUTOMATIC LICENSE PLATE READER" MEANS A SYSTEM, SOFTWARE, OR COMPUTER ALGORITHM, WHETHER USED INDEPENDENTLY OR IN COMBINATION WITH ONE OR MORE MOBILE OR FIXED AUTOMATED CAMERAS, THAT IS USED TO CONVERT IMAGES OF LICENSE PLATES, VEHICLE CHARACTERISTICS, OR VEHICLE OCCUPANTS INTO COMPUTER-READABLE DATA."

Reletter succeeding paragraphs accordingly

Page 4, line 11, strike "FACIAL RECOGNITION".

Page 4, strike line 12 and substitute "OR ANY COMBINATION OF THESE, CAPTURED USING AUTOMATIC LICENSE PLATE READER TECHNOLOGY."

Page 4, line 13, after "(e)" insert "(I)".

Page 4, after line 14 insert:

"(II) "GOVERNMENT ENTITY" DOES NOT INCLUDE THE JUDICIAL DEPARTMENT."

Page 4, line 19, strike "TWENTY-FOUR" and substitute "SEVENTY-TWO".

Page 5, line 3, strike "SUCH AS A BIOMETRIC IDENTIFIER,".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 6, line 9, strike "SECTION 43-4-808;" and substitute "SECTION 43-4-808 OR 43-4-506.5;".

Page 6, line 12, strike "ENFORCEMENT; OR" and substitute "ENFORCEMENT; (IV) THE OPERATION, MAINTENANCE, TESTING, SECURITY, OR INTEGRITY OF A PUBLIC SAFETY ANSWERING POINT, AS DEFINED IN SECTION 29-11-101, OR A 911 SYSTEM; OR".

Re-number succeeding subparagraph accordingly.

Page 6, line 16, after "INFORMATION" insert "USING AUTOMATIC LICENSE PLATE READER TECHNOLOGY".

Page 6, lines 16 and 17, strike "OUTSIDE THE OFFICIAL'S OR ENTITY'S JURISDICTION," and substitute "WITH A GOVERNMENT OFFICIAL OR ENTITY OUTSIDE THE STATE,".

Page 6, line 23, strike "TRANSACTION, A RESPONSE TO A PUBLIC RECORDS" and substitute "TRANSACTION".

Page 6, line 24, strike "REQUEST,".

Page 8, line 19, strike "NUMBERS, FACIAL IMAGES," and substitute "NUMBERS".

Page 10, line 1, strike "FOUR" and substitute "THIRTY".

Page 11, strike lines 24 through 27.

Page 12, strike lines 1 through 9.

Re-number succeeding section accordingly.

Strike "FIVE" and substitute "THIRTY-ONE" on: **Page 10**, lines 5, 8, 14, and 19.

Page 1, strike lines 101 through 103 and substitute "CONCERNING A GOVERNMENT ENTITY'S ACCESS TO AN AUTOMATIC LICENSE PLATE READER DATABASE CONTAINING HISTORICAL LOCATION INFORMATION.".

Judiciary After consideration on the merits, the Committee recommends that **HB26-1064** be referred to the Committee of the Whole with favorable recommendation.

Judiciary After consideration on the merits, the Committee recommends that **HB26-1035** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Trans- After consideration on the merits, the Committee recommends that **SB26-021** 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 7, strike "2009." and substitute "2009 THAT IS REGISTERED, OPERABLE, AND CAPABLE OF INDEPENDENT ROADWAY OPERATION AT THE TIME OF APPLICATION.".

Page 7, line 24, after "amend" insert "(3) introductory portion, (6)(i),".

Page 7, line 25, strike "and (9)(b)(XIV)".

Page 8, after line 1 insert:

"(3) The business purpose of the enterprise is to incentivize and support the use of electric motor vehicles, including motor vehicles that originally were powered exclusively by internal combustion engines but have been converted into electric motor vehicles, and, to the extent temporarily necessitated by the limitations of current electric motor vehicle technology for certain fleet uses, compressed natural gas motor vehicles that are fueled by recovered methane, AND REFRIGERATED TRANSPORT UNITS POWERED BY ZERO EMISSION TECHNOLOGY, by businesses and governmental entities that own or operate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

fleets of motor vehicles, including fleets composed of personal motor vehicles owned or leased by individual contractors who provide prearranged rides for transportation network companies or deliver goods for a third-party delivery service. To allow the enterprise to accomplish this purpose and fully exercise its powers and duties through the board, the enterprise may:

(6) In addition to any other powers and duties specified in this section, the board has the following general powers and duties:

(i) To have and exercise all rights and powers necessary or incidental to or implied from the specific powers and duties granted by this section WITHOUT REGARD TO THE "PROCUREMENT CODE", ARTICLES 101 THROUGH 112 OF TITLE 24."

Page 9, strike line 19 and substitute "TRUCKS;

(E) THE ENTERPRISE SHALL PRIORITIZE THE REPLACEMENT OF ANY AGING HEAVY-DUTY DIESEL TRUCK THAT HAS A MODEL YEAR OF NO LATER THAN 2006; AND"

Reletter succeeding paragraph accordingly.

Page 9, strike lines 22 through 27.

Page 10, strike line 1.

The Senate proceeded out of order for moments of personal privilege.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

SB26-085

by Senator(s) Frizell and Ball; also Representative(s) Duran and Hartsook--Concerning military protection orders, and, in connection therewith, a peace officer's duty to determine whether a military protection order exists when responding to an incident of domestic violence and a requirement for the court to consider the existence of a military protection order as relevant evidence when determining whether to issue a temporary civil protection order.

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

YES	31	NO	0	EXCUSED	3	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

Co-sponsor(s) added: Bridges, Bright, Coleman, Cutter, Danielson, Exum, Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Marchman, Mullica, Pelton R., Roberts, Rodriguez, Simpson, Snyder, Wallace, and Weissman.

SB26-025 by Senator(s) Rich and Snyder; also Representative(s) Marshall--Concerning land survey monumentation.

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

YES	31	NO	0	EXCUSED	3	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

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:

SB26-005 by Senator(s) **Weissman and Gonzales J.**, Coleman, Hinrichsen, Jodeh, Kipp, Marchman, Rodriguez, Wallace; also Representative(s) Mabrey and Zokaie--Concerning state court remedies for violations of federal constitutional rights occurring during immigration enforcement, and, in connection therewith, making an appropriation.

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

YES	20	NO	11	EXCUSED	3	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	N		
Ball	Y	Exum	Y	Liston	N	Snyder	Y		
Bridges	Y	Frizell	N	Marchman	Y	Sullivan	Y		
Bright	N	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	N	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	N	Jodeh	Y	Pelton R.	N	Zamora	N		
Cutter	Y	Kipp	Y	Rich	N	President	Y		
Danielson	Y	Kirkmeyer	N	Roberts	Y				

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

Co-sponsor(s) added: Amabile, Ball, Bridges, Cutter, Danielson, Exum, Kolker, Lindstedt, Snyder, and Sullivan.

(For further action, see Reconsideration of SB26-005.)

RECONSIDERATION OF SB26-005

SB26-005 by Senator(s) **Weissman and Gonzales J.**, Coleman, Hinrichsen, Jodeh, Kipp, Marchman, Rodriguez, Wallace; also Representative(s) Mabrey and Zokaie--Concerning state court remedies for violations of federal constitutional rights occurring during immigration enforcement, and, in connection therewith, making an appropriation.

Having voted on the prevailing side, Senator Rodriguez moved for reconsideration of the last Senate action, Third Reading -- Final Passage, on **SB26-005**.

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

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

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

SB26-005 by Senator(s) **Weissman and Gonzales J.**, Coleman, Hinrichsen, Jodeh, Kipp, Marchman, Rodriguez, Wallace; also Representative(s) Mabrey and Zokaie--Concerning state court remedies for violations of federal constitutional rights occurring during immigration enforcement, and, in connection therewith, making an appropriation.

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

YES	20	NO	11	EXCUSED	3	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	N		
Ball	Y	Exum	Y	Liston	N	Snyder	Y		
Bridges	Y	Frizell	N	Marchman	Y	Sullivan	Y		
Bright	N	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	N	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	N	Jodeh	Y	Pelton R.	N	Zamora	N		
Cutter	Y	Kipp	Y	Rich	N	President	Y		
Danielson	Y	Kirkmeyer	N	Roberts	Y				

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

SB26-018 by Senator(s) Wallace and Kolker; also Representative(s) Froelich and Garcia--Concerning legal protections for the dignity of a minor, and, in connection therewith, suppressing a court record associated with changing a minor's name.

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

YES	20	NO	11	EXCUSED	3	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	N	District 21	V	Lindstedt	Y	Simpson	N		
Ball	Y	Exum	Y	Liston	N	Snyder	Y		
Bridges	Y	Frizell	N	Marchman	Y	Sullivan	Y		
Bright	N	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	N	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	N	Jodeh	Y	Pelton R.	N	Zamora	N		
Cutter	Y	Kipp	Y	Rich	N	President	Y		
Danielson	Y	Kirkmeyer	N	Roberts	Y				

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

Co-sponsor(s) added: Hinrichsen, Jodeh, Kipp, and Weissman.

SB26-031 by Senator(s) **Lindstedt and Rich**; also Representative(s) Camacho and Soper--Concerning the lawful use of a prescription drug product containing a schedule I controlled substance.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

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

YES	29	NO	2	EXCUSED	3	ABSENT	0	VACANT	1
Amabile	N	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	E	Mullica	N	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

Co-sponsor(s) added: Bridges, Coleman, and Hinrichsen.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-046 by Senator(s) Frizell and Ball; also Representative(s) Richardson and Zokaie--Concerning procedural requirements for the administration of property tax, and, in connection therewith, modifying deadlines and certain requirements for transmitting information related to taxable property.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, February 18, page(s) 188-190 and placed in members' bill files.)

Amendment No. 2(L.003), by Senator Frizell.

Amend the Finance Committee report, dated February 17, 2026, page 1, line 11, strike "and **repeal** (2)" and substitute "**repeal** (2); and **add** (1)(n)".

Page 2 of the report, after line 12 insert:

"(n) TO PREPARE AND PUBLISH STANDARDIZED FORMS, INCLUDING A LETTER OF AUTHORIZATION, FOR ALL LEVELS OF PROPERTY TAX APPEALS AND TO DEVELOP AND PUBLISH GUIDELINES OR INSTRUCTIONS FOR THE USE OF THE FORMS. ACCORDING TO THE GUIDELINES OR INSTRUCTIONS PUBLISHED BY THE ADMINISTRATOR, NOTARIZATION OF THE FORMS IS NOT REQUIRED SO LONG AS ALTERNATIVE INDICIA OF RELIABILITY AND AUTHENTICITY ARE AVAILABLE."

Page 3 of the report, strike line 16 and substitute:

""**SECTION 6.** In Colorado Revised Statutes, 39-2-125, **amend** (1) introductory portion and (1)(c) as follows:

39-2-125. Duties of the board - board of assessment appeals cash fund - creation - accelerated appeal cash fund - repeal.

(1) The board of assessment appeals shall perform the following duties, such performance to be in accordance with the applicable provisions of article 4 of title 24: ~~C.R.S.~~

(c) Hear appeals from decisions of county boards of equalization filed ~~not~~ NO later than THE LATER OF:

- (I) SEPTEMBER 1;
- (II) DECEMBER 1, IN A COUNTY THAT USES AN ALTERNATE PROTEST AND

APPEAL PROCEDURE PURSUANT TO SECTION 39-5-122.7; OR

(III) Thirty days after the entry of ~~any such~~ THE decision, IF THE TAXPAYER WAS NOTIFIED OUTSIDE OF THE REGULAR NOTIFICATION SCHEDULE DESCRIBED IN SECTION 39-5-121;

SECTION 7. In Colorado Revised Statutes, 39-2-131, **amend**".

Page 3 of the report, after line 25 insert:

"Page 16 of the bill, after line 15 insert:

"SECTION 15. In Colorado Revised Statutes, 39-8-107, **amend** (1); and **add** (7) as follows:

39-8-107. Hearings on appeal.

(1) (a) At the hearing upon a petition, the assessor or the assessor's authorized representative shall be present and shall produce information to support the basis and amount of the assessor's valuation of the property. The board shall hear and consider all testimony and examine all exhibits produced or introduced by either the petitioner or the assessor, with no presumption in favor of any pending valuation, and may subpoena witnesses to testify. THE PETITIONER SHALL PAY the costs of producing the petitioner's witnesses, ~~shall be paid by the petitioner~~ and THE COUNTY SHALL PAY the costs of producing the assessor's witnesses. ~~shall be paid by the county~~ On the basis of the testimony produced and the exhibits introduced, the board shall grant or deny the petition, in whole or in part, and shall notify the petitioner and the assessor in writing.

(b) (I) If the board denies the petition, in whole or in part, such written notice ~~shall~~ MUST inform the petitioner of the right to appeal ~~within the thirty-day period following the denial to the district court or the board of assessment appeals pursuant to the provisions of section 39-8-108 (1) or within the thirty-day period following the denial to~~ submit the case to arbitration pursuant to the provisions of section 39-8-108.5 NO LATER THAN THE LATER OF:

(A) SEPTEMBER 1;

(B) DECEMBER 1, IN A COUNTY THAT USES AN ALTERNATE PROTEST AND APPEAL PROCEDURE PURSUANT TO SECTION 39-5-122.7; OR

(C) THIRTY DAYS AFTER THE ENTRY OF THE DENIAL, IF THE PETITIONER WAS NOTIFIED OUTSIDE OF THE REGULAR NOTIFICATION SCHEDULE DESCRIBED IN SECTION 39-5-121.

(II) Such notice ~~shall~~ MUST state that, if the appeal is to the board of assessment appeals, the hearing before the board of assessment appeals ~~shall~~ WILL be the last hearing at which testimony, exhibits, or any other type of evidence may be introduced by either party and that, if there is an appeal to the court of appeals pursuant to section 39-8-108 (2), the record from the hearing before the board of assessment appeals and no new evidence ~~shall~~ WILL be the basis for the court's decision. The phone number and address of the board of assessment appeals ~~shall~~ MUST also be included on the notice. The notice ~~shall~~ MUST also state, in general terms, how to pursue arbitration and that, if a taxpayer submits the case to arbitration, the decision reached under such process ~~shall~~ WILL be final and not subject to review. If a referee heard the case, the board shall, at the written request of any taxpayer or any agent of such taxpayer within seven working days after receipt of said request, make available to the taxpayer or agent the referee's findings and recommendations. At the board's election, the board may either mail, fax, or send by electronic transmission such findings and recommendations to the address, phone number, or electronic address supplied by said taxpayer or agent. Upon receipt of such request, the board shall notify the taxpayer or agent of the estimated cost of providing such findings and recommendations, payment of which ~~shall~~ MUST be made prior to providing such findings and recommendations. Upon providing such findings and recommendations, the board may include a bill for the reasonable cost above the estimated cost and up to the statutory maximum which ~~shall be~~ IS due and payable upon receipt by the taxpayer or agent.

SECTION 16. In Colorado Revised Statutes, 39-8-108, **amend** (1) as follows:

39-8-108. Decision - review - opportunity to submit case to arbitration.

(1) (a) If the county board of equalization grants a petition, in whole or in part, the assessor shall adjust the valuation accordingly; but, if the petition is denied, in whole or in part, the petitioner may appeal the valuation set by the assessor or, if the valuation is adjusted as a result of a decision of the county

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

board of equalization, the adjusted valuation to the board of assessment appeals or to the district court of the county wherein the petitioner's property is located for a trial de novo, or the petitioner may submit the case to arbitration pursuant to the provisions of section 39-8-108.5. Such appeal or submission to arbitration ~~shall~~ MUST be taken no later than THE LATER OF:

- (I) SEPTEMBER 1;
- (II) DECEMBER 1, IN A COUNTY THAT USES AN ALTERNATE PROTEST AND APPEAL PROCEDURE PURSUANT TO SECTION 39-5-122.7; OR
- (III) Thirty days after the date ~~such~~ THE denial was mailed pursuant to section 39-8-107 (2), IF THE PETITIONER WAS NOTIFIED OUTSIDE OF THE REGULAR NOTIFICATION SCHEDULE DESCRIBED IN SECTION 39-5-121.

(b) Any decision rendered by the county board of equalization ~~shall~~ MUST state that the petitioner has the right to appeal the decision of the county board to the board of assessment appeals or to the district court of the county wherein the petitioner's property is located or to submit the case to arbitration and, to preserve such right, the time by which such appeal or submission to arbitration must be made. Any request by a taxpayer for a hearing before the board of assessment appeals ~~shall~~ MUST be accompanied by a nonrefundable filing fee in an amount specified in section 39-2-125 (1)(h). In addition, any request by a taxpayer for a hearing before the board of assessment appeals ~~shall~~ MUST be stamped with the date on which such request was received by the board. All such requests ~~shall be~~ ARE presumed to be on time unless the board can present evidence to show otherwise.

SECTION 17. In Colorado Revised Statutes, 39-8-108.5, **amend** (2)(a) as follows:

39-8-108.5. Arbitration of property valuations - arbitrators - qualifications - procedures.

(2) (a) (I) ~~Within thirty days of the county board of equalization's decision;~~ Any taxpayer who plans to pursue arbitration shall notify the board of ~~his~~ THE TAXPAYER'S intent NO LATER THAN THE LATER OF:

- (A) SEPTEMBER 1;
- (B) DECEMBER 1, IN A COUNTY THAT USES AN ALTERNATE PROTEST AND APPEAL PROCEDURE PURSUANT TO SECTION 39-5-122.7; OR
- (C) THIRTY DAYS AFTER THE COUNTY BOARD OF EQUALIZATION'S DECISION, IF THE TAXPAYER WAS NOTIFIED OUTSIDE OF THE REGULAR NOTIFICATION SCHEDULE DESCRIBED IN SECTION 39-5-121.

(II) The taxpayer and the county board of equalization shall select an arbitrator from the list prepared pursuant to subsection (1) of this section within ~~forty-five~~ FIFTEEN days of the ~~county board of equalization's decision~~ NOTICE OF THE TAXPAYER'S INTENT TO PURSUE ARBITRATION or within thirty days from the date the list of arbitrators is made available in any given year, whichever is later. In the absence of agreement by the taxpayer and the county board of equalization within said specified time period, the district court of the county in which the property is located shall select an arbitrator from said list."

Renumber succeeding section accordingly."

Page 3 of the report, line 26, strike "section 7" and substitute "section 8".

Page 3 of the report, line 28, strike "section 8" and substitute "section 9".

Page 3 of the report, line 30, strike "section 9" and substitute "section 10".

Page 3 of the report, line 32, strike "section 10" and substitute "section 11".

Page 3 of the report, line 34, strike "section 11" and substitute "section 12".

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the General Orders -- Second Reading of Bills Calendar SB26-053, SB26-043, and SB26-084 of Tuesday, February 24, was laid over until Wednesday, February 25, retaining its place on the calendar.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	31	NO	0	EXCUSED	3	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

The Committee of the Whole took the following action:

Passed on second reading: SB26-046, as amended.
Laid over until February 25: SB26-053, SB26-043, and SB26-084.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-052 by Senator(s) Roberts and Catlin; also Representative(s) Lukens and Mauro--Concerning coal transition communities, and, in connection therewith, providing a hiring preference for coal transition workers in coal transition communities and expanding the allowable ways in which a public entity may deposit or invest just transition money.

Senator Roberts moved that the Senate concur in House amendments to **SB25-052**, as printed in House journal, February 20, 2026, page 276. The motion was **adopted** by the following roll call vote:

YES	29	NO	2	EXCUSED	3	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	N	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

YES	29	NO	2	EXCUSED	3	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	N	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	N		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	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: Ball, Kirkmeyer, Lindstedt, Liston, and Sullivan.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader , the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
STATE BOARD OF THE
GREAT OUTDOORS COLORADO TRUST FUND

for terms expiring April 15, 2029:

Krithika Prashant of Colorado Springs, Colorado, to serve as a representative of the Fifth Congressional District, reappointed;

effective April 16, 2026 for terms expiring April 15, 2030:

Raymond Tschillard of Greeley, Colorado, to serve as a representative of the Eighth Congressional District, reappointed;

Mara Brosy-Wiwchar of Thornton, Colorado, to serve as a representative of the Eighth Congressional District, reappointed.

YES 31	NO 0	EXCUSED 3	ABSENT 0	VACANT 1			
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bright	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Carson	Y	Hinrichsen	Y	Pelton B.	E	Weissman	Y
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kipp	Y	Rich	Y	President	Y
Danielson	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
COLORADO AGRICULTURE DEVELOPMENT AUTHORITY

effective July 1, 2025 for a term expiring June 30, 2029:

Hannah Denelle Wilks of Arvada, Colorado, a Democrat, to serve as a member with knowledge of agricultural activity in the state, and who shall represent the various agriculture operations and geographical regions of the state, reappointed.

YES 31	NO 0	EXCUSED 3	ABSENT 0	VACANT 1			
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bright	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Carson	Y	Hinrichsen	Y	Pelton B.	E	Weissman	Y
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kipp	Y	Rich	Y	President	Y
Danielson	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
COLORADO WILDLIFE HABITAT STAMP COMMITTEE

for terms expiring December 31, 2028:

David Gottenborg of Jefferson, Colorado, to serve as a landowner actively engaged in agriculture, reappointed;

Steven Woodis of Montrose, Colorado, to serve as a landowner actively engaged in agriculture, appointed.

YES	31	NO	0	EXCUSED	3	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

MEMBER OF THE
COLORADO WILDLIFE HABITAT STAMP COMMITTEE

for a term expiring December 31, 2029:

Travis Black of Grand Junction, Colorado, to serve as a Division of Parks and Wildlife, who is also a wildlife biologist and non-voting member, appointed.

YES	31	NO	0	EXCUSED	3	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	E	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

February 24, 2026
Mr. President:

The House has adopted and returns herewith SJR26-012.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

SJR26-014 by Senator(s) Kipp and Simpson; also Representative(s) Garcia and Johnson--Concerning the declaration of February 28, 2026, as Rare Disease Day.

Laid over until Friday, February 27, 2026 retaining its place on the calendar.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-121 by Senator(s) Rodriguez and Simpson, Pelton B.; also Representative(s) Martinez and Winter T.--Concerning the establishment of a threshold for when an agricultural employer is required to pay overtime to an agricultural employee.
Business, Labor, & Technology

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SB26-122 by Senator(s) Pelton R. and Roberts; also Representative(s) Winter T.--Concerning liquid fuels, and, in connection therewith, increasing the maximum amount of liability of the petroleum storage tank fund for individual incidents and allowing the director of the division of oil and public safety to adopt a rule or issue policy guidance that provides exceptions to specific requirements established in an ASTM standard for petroleum products.
 Business, Labor, & Technology

SB26-123 by Senator(s) Cutter; also Representative(s) Velasco--Concerning a prohibition on the use of ventilation shutdown in the depopulation of poultry.
 Agriculture & Natural Resources

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows:

May 16, 2025

To the Honorable
 Colorado Senate
 Colorado General Assembly
 State Capitol Building
 Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint and submit to your consideration, the following:

MEMBERS OF THE
 COLORADO BOARD OF VETERANS AFFAIRS

effective July 1, 2025 for terms expiring June 30, 2029:

Sheldon Smith of Montrose, Colorado, to serve as a veteran who has been honorably released or separated from the Armed Forces of the United States, appointed.

Sincerely,
 (signed)
 Jared Polis
 Governor

Rec'd: 2/13/26
 Justin Shofler, Managing Clerk

Committee on State, Veterans, & Military Affairs

February 12, 2026

To the Honorable
 Colorado Senate
 Colorado General Assembly
 State Capitol Building
 Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint and submit to your consideration, the following:

MEMBERS OF THE
 COLORADO ENERGY AND CARBON MANAGEMENT COMMISSION

after completion of their first term for a second term expiring July 1, 2030:

Michael Cross of Arvada, Colorado, to serve as a member with substantial experience in the oil and gas industry, reappointed;

Brett Ackerman of Colorado Springs, Colorado, to serve as a member with formal training or substantial experience in environmental protection, wildlife protection, or reclamation, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 2/13/26
Justin Shofler, Managing Clerk

Committee on Transportation & Energy

February 12, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, reappoint and submit to your consideration, the following:

MEMBERS OF THE
STATE BOARD OF PAROLE

after completion of their first term for a second term expiring June 30, 2029:

Catherine Rodriguez of Denver, Colorado, to serve as a citizen member, reappointed;

Rodrigo Luevano of Henderson, Colorado, to serve as a citizen member, reappointed;

Greg Saiz of Wheat Ridge, Colorado, to serve as a parole and probation representative, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 2/13/26
Justin Shofler, Managing Clerk

Committee on Judiciary

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB26-1155, SJR26-012; SR26-001.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m.,
Wednesday, February 25, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

43rd Legislative Day Wednesday, February 25, 2026

- Prayer 10
By the chaplain, Vern Rempel, Mountain Community Mennonite Church, Littleton. 11
- Call to 12
Order 13
By the President at 9:00 a.m. 14
- Roll Call 15
Present--31. 16
Excused--3, Daugherty, Mullica, and Pelton B. 17
Present later--1, Mullica. 18
Vacant--1, District 21. 19
- Quorum 20
The President announced a quorum present. 21
- Pledge 22
By Senator Baisley. 23
- Approval of 24
the Journal 25
On motion of Senator Roberts, the Journal of Tuesday, February 24, 2026, was approved 26
as corrected by the Secretary. 27

SENATE SERVICES REPORT

Correctly Printed: SB26-121, 122, and 123. 28
Correctly Engrossed: SB26-046. 29
Correctly Reengrossed: SB26-005, 018, 025, 031, and 085. 30
Correctly Enrolled: SB26-052; SJR26-012; SR26-001. 31

COMMITTEE OF REFERENCE REPORTS

- State, 32
Veterans, & 33
Military 34
Affairs 35
After consideration on the merits, the Committee recommends that **SM26-055** be 36
postponed indefinitely. 37
- State, 38
Veterans, & 39
Military 40
Affairs 41
After consideration on the merits, the Committee recommends that **SB26-057** be 42
postponed indefinitely. 43
- State, 44
Veterans, & 45
Military 46
Affairs 47
After consideration on the merits, the Committee recommends that **SB26-058** be 48
postponed indefinitely. 49
- State, 50
Veterans, & 51
Military 52
Affairs 53
After consideration on the merits, the Committee recommends that **SB26-059** be **amended** 54
as follows, and as so amended, be referred to the Committee of the Whole with favorable 55
recommendation and with a recommendation that it be placed on the Consent Calendar. 56

Amend printed bill, page 2, line 4, strike "**and members-elect**". 57

Page 2, line 5, strike "**offices - definition.**" and substitute "**offices.**". 58

Page 2, strike line 6 and substitute: 59

"(1) COMMENCING WITH THE FIRST REGULAR SESSION OF THE 60

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SEVENTY-SIXTH GENERAL ASSEMBLY, AND DURING EACH REGULAR SESSION THEREAFTER, EXCEPT AS PROVIDED IN SUBSECTION (2) OF THIS SECTION, A MEMBER OF".

Page 2, lines 8 and 9, strike "ASSEMBLY OR WHILE A MEMBER-ELECT OF THE GENERAL".

Page 2, line 9, after "ASSEMBLY." add "THIS SECTION APPLIES TO A MEMBER OF THE GENERAL ASSEMBLY UPON TAKING THE OATH OF OFFICE OF THE GENERAL ASSEMBLY AS REQUIRED BY SECTION 2 (2) OF ARTICLE V OF THE STATE CONSTITUTION."

Page 2, strike lines 10 through 21 and substitute:

"(2) THE PROVISIONS OF SUBSECTION (1) OF THIS SECTION DO NOT APPLY IF:

(a) THE MEMBER OF THE GENERAL ASSEMBLY HOLDS A SPECIAL DISTRICT ELECTED OFFICE;

(b) THE MEMBER OF THE GENERAL ASSEMBLY HAS LESS THAN ONE YEAR REMAINING IN THEIR TERM IN ANOTHER ELECTED OFFICE AT THE TIME THE MEMBER TAKES THE OATH OF OFFICE OF THE GENERAL ASSEMBLY AS REQUIRED BY SECTION 2 (2) OF ARTICLE V OF THE STATE CONSTITUTION;

(c) THE MEMBER OF THE GENERAL ASSEMBLY HAS LESS THAN ONE YEAR REMAINING IN THEIR TERM IN THE GENERAL ASSEMBLY AT THE TIME THE MEMBER TAKES THE OATH OF OFFICE OF ANOTHER ELECTED OFFICE; OR

(d) THE MEMBER OF THE GENERAL ASSEMBLY IS A SENATOR WHO IS IN THE MIDDLE OF THEIR TERM AT THE BEGINNING OF THE FIRST REGULAR SESSION OF THE SEVENTY-SIXTH GENERAL ASSEMBLY."

Page 1, line 101, strike "OR MEMBER-ELECT".

State, Veterans, & Military Affairs

The Committee on State, Veterans, & Military Affairs 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 STATE HISTORICAL SOCIETY BOARD OF DIRECTORS

for terms expiring July 1, 2028:

Bonnie Gross of Denver, Colorado, appointed;

Nancy Chisholm of Lakewood, Colorado, reappointed;

Zebulon Miracle of Grand Junction, Colorado, reappointed;

Jennifer "Kim" MacDonnell of La Animas, Colorado, reappointed.

Finance

The Committee on Finance has had under consideration and has had a hearing on the following appointments and recommends that the appointments be confirmed:

MEMBERS OF THE PUBLIC EMPLOYEES' RETIREMENT BENEFIT PLANS

for a term expiring July 10, 2028:

Cynthia Loh of Boulder, Colorado, to serve as a representative with experience and competence in investment, management, finance, banking, economics, accounting pension administration or actuarial analysis, occasioned by the resignation of Taylor McLemore of Denver, Colorado, appointed;

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

effective July 11, 2025 for a term expiring July 10, 2029:

Andrew Schremp of Denver, Colorado to serve as a representative with experience and competence in investment, management, finance, banking, economics, accounting pension administration or actuarial analysis, appointed.

Finance

The Committee on Finance 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:

MEMBER OF THE SECURITIES BOARD

effective July 2, 2025 for a term expiring July 1, 2028:

Andrea Genschaw of Louisville, Colorado, to serve as a certified public accountant, appointed.

Finance

The Committee on Finance 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:

MEMBER OF THE STATE BOARD OF EQUALIZATION

for a term expiring September 2, 2029:

Rosalind Saucedo of Pueblo, Colorado, to serve as a member with knowledge of property taxation, appointed.

Finance

The Committee on Finance 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 HOUSING AND FINANCE AUTHORITY BOARD OF DIRECTORS

for terms expiring July 1, 2029:

Willa Williford of Crested Butte, Colorado, to serve as a member representing the public, appointed;

Melinda Pollack of Denver, Colorado, to serve as a member representing the public, appointed.

Business, Labor, & Technology

After consideration on the merits, the Committee recommends that SB26-050 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Business, Labor, & Technology

After consideration on the merits, the Committee recommends that SB26-051 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 printed bill, page 8, line 15, strike "OR".

Page 8, line 16, strike "PRODUCT." and substitute "PRODUCT; OR".

Page 8, after line 16 insert:

"(d) DATA MAINTAINED BY A STATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-18-102 (10), THE STATE, THE JUDICIAL DEPARTMENT OF THE STATE, OR A COUNTY, CITY AND COUNTY, OR MUNICIPALITY IF THE DATA IS COLLECTED, MAINTAINED, DISCLOSED, COMMUNICATED, AND USED AS AUTHORIZED BY STATE AND FEDERAL LAW FOR NONCOMMERCIAL PURPOSES."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

At the order of the President, Senator Mullica was added to the current roll call

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:

SB26-046 by Senator(s) **Frizell and Ball**; also Representative(s) Richardson and Zokaie--Concerning procedural requirements for the administration of property tax, and, in connection therewith, modifying deadlines and certain requirements for transmitting information related to taxable property.

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

YES	32	NO	0	EXCUSED	2	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

Co-sponsor(s) added: Bridges, Carson, Catlin, Coleman, Cutter, Exum, Jodeh, Kipp, Kirkmeyer, Marchman, Mullica, Roberts, and Snyder.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-037 by Senator(s) Rich and Roberts; also Representative(s) Soper and Espenozza--Concerning allowing local elected judicial officers to set weekend bonds.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, February 12, page(s) 160-161 and placed in members' bill files.)

Amendment No. 2(L.002), by Senator Roberts.

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

"SECTION 1. In Colorado Revised Statutes, 13-3-101, **add** (18) as follows:

13-3-101. State court administrator - duties - report - definitions - repeal.

(18) (a) THE STATE COURT ADMINISTRATOR SHALL DEVELOP A PROCESS FOR EVALUATING BOND HEARING OFFICERS APPOINTED PURSUANT TO SECTION 16-4-116. THE ANNUAL EVALUATIONS MUST INCLUDE THE OPPORTUNITY FOR INPUT FROM ATTORNEYS, COURT STAFF, AND OTHER INTERESTED COURT USERS.

(b) IN EACH ANNUAL EVALUATION, INPUT MUST BE GIVEN BY:

(I) THE ELECTED DISTRICT ATTORNEY, OR THE DISTRICT ATTORNEY'S DESIGNEE, FOR EACH JUDICIAL DISTRICT IN WHICH THE BOND HEARING OFFICER PRESIDED DURING THE EVALUATION PERIOD; AND

(II) THE REGIONAL PUBLIC DEFENDER, OR THE PUBLIC DEFENDER'S DESIGNEE, FOR EACH JUDICIAL DISTRICT IN WHICH THE BOND HEARING OFFICER PRESIDED DURING THE EVALUATION PERIOD.

(c) THE EVALUATION PROCESS MUST ENSURE THAT INPUT IS SOLICITED FROM EACH JUDICIAL DISTRICT IN WHICH A WEEKEND BOND HEARING OFFICER PRESIDES, RECOGNIZING THAT PRACTICES, RESOURCES, AND CONDITIONS MAY VARY SIGNIFICANTLY ACROSS JUDICIAL DISTRICTS. **SECTION 2. Safety clause.** The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions."

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

SB26-084 by Senator(s) Weissman and Frizell, Michaelson Jenet; also Representative(s) Brooks and Willford--Concerning the preservation of privileges for certain state entities in connection with information made available to the office of the state auditor in the performance of its statutorily prescribed duties related to the state's fraud hotline.

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

SB26-053 by Senator(s) Kirkmeyer; also Representative(s) Clifford and Gonzalez R.--Concerning the expansion of eligible borrowers for mortgages through the Colorado housing and finance authority.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, February 13, page(s) 172 and placed in members' bill files.)

Amendment No. 2(L.006), by Senator Kirkmeyer.

Amend the Local Government and Housing Committee Report, dated February 12, 2026, page 1, line 6, after "MEANS" insert "A".

Page 1, line 7, strike "16-2.5-102 OR" and substitute "16-2.5-102,".

Page 1, line 8, strike "16-2.5-103 (2).". and substitute "16-2.5-103 (2), AN EMERGENCY COMMUNICATIONS SPECIALIST AS DEFINED IN SECTION 29-11-101 (10.5), OR A CORRECTIONS OFFICER AS DESCRIBED IN SECTION 16-2.5-135.". ".

Page 1, strike lines 9 and 10 and substitute:

"Page 3 of the printed bill, strike lines 19 through 21 and substitute "who qualify as:

(I) Low-income or low- or moderate-income families; OR

(II) FAMILIES OF LAW ENFORCEMENT OFFICERS WORKING IN COLORADO OR FAMILIES OF FIRST RESPONDERS WORKING IN COLORADO WHOSE QUALIFYING INCOME DOES NOT EXCEED ONE HUNDRED TEN PERCENT OF THE QUALIFYING INCOME LIMITS ESTABLISHED BY THE BOARD UNDER SECTION 29-4-703 (10).".

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

SB26-043 by Senator(s) Sullivan; also Representative(s) Froelich and Brown--Concerning the regulation of firearm barrel transfers, and, in connection therewith, creating a criminal penalty for the unlawful sale of a firearm barrel.

Laid over until Thursday, February 26, 2026 retaining its place on the calendar.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	32	NO	0	EXCUSED	2	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	E	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

The Committee of the Whole took the following action:

Passed on second reading: SB26-037, as amended, SB26-084, and SB26-053, as amended.

Laid over until February 26, 2026: SB26-043.

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

February 25, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1146 and HB26-1180.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1017, HB26-1114, and HB26-1103, amended as printed in House Journal, February 24, 2026.

The House has voted to concur in the Senate amendments to HB26-1166, and has repassed the bill as so amended.

MESSAGE FROM THE REVISOR OF STATUTES

February 25, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1146 and 1180.
Without comment, as amended, HB26-1017, 1103, and 1114.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

SR26-003 by Senator(s) Snyder and Baisley; --Concerning designating March as "Arts Education Month" in Colorado.

Laid over until Monday, March 2, 2026.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

INTRODUCTION OF MEMORIALS

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

SJM26-002 by Senator(s) **Simpson**; also Representative(s) Martinez--Memorializing former Senator Lewis H. Entz.

Laid over until Tuesday, March 10, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-124** by Senator(s) Wallace; --Concerning measures to provide legal relief for individuals who are victims of acts of violence.
Judiciary
- SB26-125** by Senator(s) Kolker and Marchman; also Representative(s) Bacon and Phillips--
Concerning disability rights protections in public schools.
Education
- SB26-126** by Senator(s) Marchman and Rich; --Concerning teacher licensure for out-of-state applicants.
Education
- SB26-127** by Senator(s) Bridges; also Representative(s) Zokaie--Concerning changes to paid family and medical leave duration extensions.
Business, Labor, & Technology
- SB26-128** by Senator(s) Snyder and Kirkmeyer; also Representative(s) Lukens--Concerning a sales and use taxation exemption on certain fees charged by destination management companies.
Finance
- SB26-129** by Senator(s) Marchman; also Representative(s) Boesenecker--Concerning mitigation of the impacts of tax increment financing on local governments, and, in connection therewith, requiring local certification of impact reports and a report on the impact of tax increment financing on education funding.
Local Government & Housing
- SB26-130** by Senator(s) Kipp and Frizell; also Representative(s) Lieder--Concerning the operation of medical spas involving the use of prescription drugs, and, in connection therewith, establishing that certain actions by medical spas are unfair or deceptive trade practices under the "Colorado Consumer Protection Act".
Health & Human Services
- SB26-131** by Senator(s) Ball and Pelton B.; also Representative(s) Woodrow and Woog--Concerning protections against abusive practices in sports betting.
Finance
- HB26-1096** by Representative(s) Johnson and Feret; also Senator(s) Rich and Kipp--Concerning access to direct primary care services for Colorado medicaid members.
Health & Human Services

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday, February 26, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

44th Legislative Day Thursday, February 26, 2026

- Prayer 10
 By the chaplain, Pastor Paul Burluson, Friendship Baptist Church of Christ Jesus. 11
- Call to Order 12
 By the President at 9:00 a.m. 13
- Roll Call 14
 Present--33. 15
 Excused--1, Daugherty. 16
 Vacant--1. District 21. 17
- Quorum 18
 The President announced a quorum present. 19
- Pledge 20
 By Senator Baisley. 21
- Approval of the Journal 22
 On motion of Senator Roberts, the Journal of Wednesday, February 25, 2026, was approved as corrected by the Secretary. 23

SENATE SERVICES REPORT

Correctly Printed: SB26-124, 125, 126, 127, 128, 129, 130, and 131; SJM26-002; SR26-003. 24
 Correctly Engrossed: SB26-037, 053, and 084. 25
 Correctly Reengrossed: SB26-046. 26

COMMITTEE OF REFERENCE REPORTS

- Health & Human Services 27
 After consideration on the merits, the Committee recommends that **SB26-110** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar. 28
- Education 29
 After consideration on the merits, the Committee recommends that **SB26-020** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation. 30
 - Amend printed bill, strike page 3. 31
 - Page 4, strike lines 1 through 26 and substitute: 32
"26.5-5-333. Professional development information system records - rules. 33
 THE EXECUTIVE DIRECTOR SHALL ADOPT RULES CONCERNING REQUIREMENTS FOR FACILITIES LICENSED PURSUANT TO THIS PART 3 TO MAINTAIN UP-TO-DATE EMPLOYEE RECORDS IN THE PROFESSIONAL DEVELOPMENT INFORMATION SYSTEM ADMINISTERED BY THE DEPARTMENT PURSUANT TO SECTION 26.5-1-106 (1)(a)(I)." 34
 - Page 5, line 22 strike "INVESTIGATE AND INSPECT" and substitute "PROVIDE THE TYPES OF SERVICES THE DEPARTMENT'S LICENSING SPECIALISTS PROVIDE IN CONNECTION WITH THE INVESTIGATION AND INSPECTION OF". 35
 - Page 5, lines 26 and 27, strike "CONDUCT THE INVESTIGATIONS AND INSPECTIONS INSTEAD." and substitute "PROVIDE THE SERVICES. NOTHING IN THIS SUBSECTION (3)(a) REQUIRES THE DEPARTMENT TO PHASE OUT ITS 36

RELIANCE ON PERSONS AUTHORIZED OR CONTRACTED TO PERFORM HEALTH AND SANITATION INSPECTIONS AND RELATED PLAN REVIEWS REQUIRED AS PART OF THE CHILD CARE LICENSING PROCESS AND CONDUCTED BY THE DEPARTMENT OR A LOCAL PUBLIC HEALTH AGENCY."

Page 6, line 9, strike "and (4)".

Page 6, strike line 27.

Page 7, strike lines 1 through 2 and substitute "HOME WITH WHICH THE LOCAL GOVERNING AUTHORITY HAS HAD A DISPUTE OR CAUSED A DELAY, TO COMPLETE THE INSPECTION, PERMITTING, LICENSING, OR APPROVAL PROCESS TO THE EXTENT REASONABLY PRACTICABLE; AND".

Page 7, strike lines 3 through 7 and substitute:

"(II) LIMIT, TO A REASONABLE MAXIMUM ESTABLISHED BY DEPARTMENT RULE, THE FEES ASSOCIATED WITH ANY CHILD CARE CENTER'S OR FAMILY CHILD CARE HOME'S INSPECTION, PERMIT, LICENSE, OR APPROVAL THAT IS REQUIRED FOR A CHILD CARE CENTER OR FAMILY CHILD CARE HOME BY THE LOCAL GOVERNING AUTHORITY BUT THAT IS NOT REQUIRED BY THE STATE-LEVEL LICENSING STANDARDS ESTABLISHED IN THIS PART 3; EXCEPT THAT THIS LIMITATION DOES NOT APPLY TO FEES ASSOCIATED WITH HEALTH AND SANITATION INSPECTIONS AND RELATED PLAN REVIEWS REQUIRED AS PART OF THE CHILD CARE LICENSING PROCESS AND CONDUCTED BY THE DEPARTMENT OR A LOCAL PUBLIC HEALTH AGENCY."

Page 7, strike lines 8 through 27.

Page 8, strike lines 1 through 2.

Page 8, line 5 strike "and quality".

Page 8, line 7, strike "(a)".

Page 8, lines 9 and 10, strike "FOR A NEW, STREAMLINED, EFFICIENT, AND EASY-TO-USE" and substitute "RELATED TO THE".

Page 8, strike lines 12 through 18.

Page 8, line 25, strike "AND".

Page 8, line 26, after "HOME;" insert "AND".

Page 8, after line 26 insert:

"(D) A REPRESENTATIVE FROM AN ORGANIZATION OF PROVIDERS OF OUT-OF-SCHOOL TIME PROGRAMS, AS DEFINED IN SECTION 22-105.5-103;"

Page 9, strike line 2 and substitute:

"(A) A MULTILINGUAL CHILD CARE PROVIDER FROM A SMALL BUSINESS OR FAMILY CHILD CARE HOME;"

Page 9, strike line 8 and substitute:

"(A) A REPRESENTATIVE OF A HEAD START PROGRAM;"

Page 9, line 10, strike "AND".

Page 9, line 11, after "CENTER;" insert "AND".

Page 9, after line 11 insert:

"(D) A TECHNOLOGY EXPERT FAMILIAR WITH CREATING AND IMPLEMENTING STATE AGENCY TECHNOLOGY SYSTEMS;"

Page 9, line 16, strike "AND".

Page 9, after line 18 insert:

"(D) A REPRESENTATIVE OF A STATUTORY OR HOME RULE CITY, TOWN,

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

CITY AND COUNTY, OR COUNTY; AND".

Page 9, line 20, strike "DEPARTMENT." and substitute "DEPARTMENT AND ONE MEMBER WHO IS A REPRESENTATIVE OF THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT. A MEMBER APPOINTED PURSUANT TO THIS SUBSECTION (2)(a)(V) IS A NONVOTING MEMBER."

Page 9, strike line 27.

Page 10, strike lines 1 through 6 and substitute: "(4) MEMBERS OF THE TASK FORCE SERVE WITHOUT".

Page 10, strike lines 22 through 27 and substitute: "(6) THE TASK FORCE SHALL STUDY AND RECOMMEND REFORMS TO COLORADO'S LICENSURE SYSTEM WITH THE GOAL OF CREATING A COHERENT, STREAMLINED FRAMEWORK THAT DOES NOT REDUCE THE QUALITY OF SETTINGS ALREADY IN PLACE TO SUPPORT CHILDREN'S LEARNING.

(7) WITH THE HELP OF A THIRD-PARTY ENTITY DESCRIBED IN SUBSECTION (8) OF THIS SECTION, THE TASK FORCE SHALL:

(a) UNDERTAKE A COMPREHENSIVE REVIEW OF THE STATE'S CHILD CARE LICENSING REQUIREMENTS AND PROCESSES FOR CHILD CARE CENTERS AND FAMILY CHILD CARE HOMES; AND

(b) DEVELOP RECOMMENDATIONS FOR DESIGNING A STREAMLINED LICENSURE SYSTEM FOR CHILD CARE CENTERS AND FAMILY CHILD CARE HOMES."

Strike pages 11 and 12.

Page 13, strike lines 2 through 5 and substitute "THIRD-PARTY ENTITY TO FACILITATE TASK FORCE MEETINGS AND PREPARE A FINAL REPORT SUMMARIZING THE TASK FORCE'S RECOMMENDATIONS DEVELOPED PURSUANT TO SUBSECTION (7) OF THIS SECTION."

Page 13, line 7, after "REPORT" insert "ON ITS RECOMMENDATIONS".

Page 13, strike lines 9 through 22 and substitute "THE GOVERNOR; AND THE DEPARTMENT."

Page 13, line 26, strike "STUDY." and substitute "TASK FORCE'S WORK."

Page 14, line 10 strike "STUDY" and substitute "ACTIVITIES".

Page 14, line 12, strike "STUDY" and substitute "ACTIVITIES".

Page 14, line 17, strike "THE STUDY AND" and substitute "TASK FORCE MEETING FACILITATION, RECOMMENDATIONS, AND THE".

Page 14, line 19, strike "THAT PURPOSE." and substitute "THOSE PURPOSES."

Strike "AND QUALITY" on: Page 8, lines 7, 10, and 19.

Page 1, lines 102 and 103, strike "EXPANDING THE USE OF A DIGITAL FILE SYSTEM,".

Page 1, line 105 strike "CHILDHOOD FOR INSPECTIONS AND INVESTIGATIONS," and substitute "CHILDHOOD,".

Education

The Committee on Education 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:

MEMBER OF THE BOARD OF TRUSTEES FOR FORT LEWIS COLLEGE

effective January 1, 2026, for a term expiring December 31, 2029:

Paul Major of Telluride, Colorado, reappointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Education

The Committee on Education 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:

MEMBER OF THE
BOARD OF TRUSTEES FOR THE
UNIVERSITY OF NORTHERN COLORADO

effective January 1, 2026 for a term expiring December 31, 2029:

Annette Martinez of Windsor, Colorado, reappointed.

Judiciary

After consideration on the merits, the Committee recommends that **SB26-115** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 4, after line 15, insert:

(b) HUMAN TRAFFICKING FOR INVOLUNTARY SERVITUDE PURSUANT TO SECTION 18-3-503 OR HUMAN TRAFFICKING FOR SEXUAL SERVITUDE PURSUANT TO SECTION 18-3-504;".

Reletter succeeding paragraphs accordingly.

Page 8, line 16, strike "SECTION," and substitute "SECTION AND NOTWITHSTANDING ANY OTHER PROVISION OF LAW,".

Page 9, line 11, after the period, add "A DISTRICT ATTORNEY WHO FILES A PETITION PURSUANT TO THIS SUBSECTION (11) MAY FILE A MOTION REQUESTING THE COURT APPOINT COUNSEL FOR THE PERSON.".

Page 9, line 20, strike "IMPOSED." and substitute "IMPOSED AND ANY RISK ASSESSMENT SCORE PERTAINING TO THE PETITIONER.".

Local Government & Housing

After consideration on the merits, the Committee recommends that **SB26-061** 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 printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. In Colorado Revised Statutes, 24-70-103, **amend** (1) and (3); and **add** (1.5) as follows:

24-70-103. Requisites of legal newspaper.

(1) Any and every legal notice or advertisement shall be published ~~only~~ IN THE FOLLOWING ORDER OF PRIORITY in a daily, a triweekly, a semiweekly, or a weekly newspaper of general circulation: ~~and printed or published in whole or in part in the county in which such notice or advertisement is required to be published, except as provided in this section. The newspaper, if published triweekly, semiweekly, or weekly, shall have been so published in such county, except as provided in this section, continuously and uninterruptedly during the period of at least fifty-two consecutive weeks next prior to the first issue thereof containing any such notice or advertisement; and the newspaper, if published daily, shall have been so published in such county, uninterruptedly and continuously, during the period of at least six months next prior to the first issue thereof containing any such notice or advertisement. In the case of a municipality having territory in two counties, each of which counties has one or more legal newspapers within the municipality, the publication by such municipality of its legal notices and advertisements in one of such newspapers shall be construed as valid publication under this part 1.~~

(a) FIRST, IN SUCH A NEWSPAPER THAT HAS BEEN PRINTED OR PUBLISHED, IN WHOLE OR IN PART, IN THE COUNTY IN WHICH THE LEGAL NOTICE OR ADVERTISEMENT IS REQUIRED TO BE PUBLISHED UNINTERRUPTEDLY AND CONTINUOUSLY FOR AT LEAST ONE YEAR PRIOR TO THE FIRST ISSUE CONTAINING THE LEGAL NOTICE OR ADVERTISEMENT AND THAT SATISFIES THE REQUIREMENTS OF A LEGAL PUBLICATION SPECIFIED IN SECTION 24-70-102;

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(b) SECOND, IN SUCH A NEWSPAPER THAT HAS BEEN PRINTED OR PUBLISHED, IN WHOLE OR IN PART, IN THE COUNTY IN WHICH THE LEGAL NOTICE OR ADVERTISEMENT IS REQUIRED TO BE PUBLISHED UNINTERRUPTEDLY AND CONTINUOUSLY FOR AT LEAST ONE YEAR PRIOR TO THE FIRST ISSUE CONTAINING THE LEGAL NOTICE OR ADVERTISEMENT AND THAT SATISFIES THE REQUIREMENTS TO BE ADMITTED TO THE UNITED STATES MAI LS WITH PERIODICALS MAILING PRIVILEGES BUT FOR THE ABSENCE OF PAID CIRCULATION THAT IS DISTRIBUTED WITHIN THE TERRITORIAL BOUNDARIES OF THE COUNTY; OR

(c) THIRD, IN SUCH A NEWSPAPER THAT HAS BEEN PRINTED OR PUBLISHED, IN WHOLE OR IN PART, IN THE COUNTY IN WHICH THE LEGAL NOTICE OR ADVERTISEMENT IS REQUIRED TO BE PUBLISHED THAT WOULD OTHERWISE SATISFY THE REQUIREMENTS OF SUBSECTIONS (1)(a) OR (1)(b) OF THIS SECTION BUT FOR THE REQUIREMENT THAT THE NEWSPAPER SHALL HAVE BEEN PUBLISHED IN THE COUNTY UNINTERRUPTEDLY AND CONTINUOUSLY FOR AT LEAST ONE YEAR PRIOR TO THE FIRST ISSUE CONTAINING THE LEGAL NOTICE OR ADVERTISEMENT.

(1.5) IF A MUNICIPALITY OR SPECIAL DISTRICT HAS TERRITORY IN TWO COUNTIES, EACH OF WHICH HAS ONE OR MORE NEWSPAPERS THAT SATISFY THE REQUIREMENTS OF A LEGAL PUBLICATION SPECIFIED IN SECTION 24-70-102 WITHIN THE MUNICIPALITY OR SPECIAL DISTRICT, THE MUNICIPALITY OR SPECIAL DISTRICT MAY PUBLISH NOTICE IN EITHER NEWSPAPER.

~~(3) If in any county in this state no newspaper has been published for the prescribed period at the time when any such notice or advertisement is required to be published or if there is no newspaper published therein, such notice or advertisement may be published in any newspaper published in whole or in part in an adjoining county and having a general circulation in whole or in part in said county having no newspaper published therein. If there is no newspaper in any adjoining county that has been published for the prescribed period at the time when any such notice or advertisement is required to be published, a required notice or advertisement may be published in a newspaper having general circulation within the county.~~ IF NONE OF THE OPTIONS APPLICABLE TO ANY AND EVERY LEGAL NOTICE OR ADVERTISEMENT SET FORTH IN SUBSECTION (1) OF THIS SECTION ARE AVAILABLE WITHIN THE COUNTY IN WHICH PUBLICATION OF A LEGAL NOTICE OR ADVERTISEMENT IS REQUIRED, THE LEGAL NOTICE OR ADVERTISEMENT MAY BE PUBLISHED IN AN ADJOINING COUNTY IN ACCORDANCE WITH THE SAME ORDER OF PRIORITY IN SUBSECTION (1) OF THIS SECTION. IF NONE OF THE OPTIONS SET FORTH IN SUBSECTION (1) OF THIS SECTION ARE AVAILABLE IN ANY ADJOINING COUNTY, THE LEGAL NOTICE OR ADVERTISEMENT MAY BE PUBLISHED IN A NEWSPAPER THAT SATISFIES THE REQUIREMENTS FOR A LEGAL PUBLICATION SPECIFIED IN SECTION 24-70-102, SELECTED WITH PRIMARY CONSIDERATION GIVEN TO GEOGRAPHIC PROXIMITY.

SECTION 2. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

Local Government & Housing

After consideration on the merits, the Committee recommends that **SB26-024** be **postponed indefinitely**.

Transportation & Energy

After consideration on the merits, the Committee recommends that **SB26-035** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 4, strike line 16 and substitute "and (14) as follows:".

Page 5, after line 4 insert:

"(14) THE DEPARTMENT SHALL ASSESS FOUR POINTS IN ADDITION TO THE NUMBER OF POINTS DESCRIBED IN SECTION 42-2-127 (5)(f) FOR DRIVING ONE HUNDRED MILES PER HOUR OR GREATER."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 6, after line 4 insert:

"SECTION 6. In Colorado Revised Statutes, 42-20-305, amend (2) as follows:

42-20-305. Deviation from authorized route - penalty.

(2) Any person who transports hazardous materials by motor vehicle in a manner inconsistent with the provisions of subsection (1) of this section commits a misdemeanor traffic offense and shall be assessed a penalty of ~~two hundred fifty~~ FIVE HUNDRED dollars for each separate violation in accordance with the procedure set forth in section 42-20-105 (2). A person who commits a second or subsequent violation within a twelve-month period of transporting hazardous materials by motor vehicle in a manner inconsistent with the provisions of subsection (1) of this section commits a misdemeanor traffic offense and shall be issued a summons and complaint in accordance with the provisions of section 42-4-1707 (1), and, upon conviction thereof, shall be punished by a fine of not less than ~~two hundred fifty~~ FIVE HUNDRED dollars nor more than ~~five hundred~~ ONE THOUSAND dollars."

Renumber succeeding section accordingly.

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **SB26-026** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **SB26-003** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

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

"SECTION 1. Short title. The short title of this act is the "Promoting Responsible End-of-Life Management of Electric Vehicle Batteries Act".

SECTION 2. In Colorado Revised Statutes, 25-17-1002, amend (2); and add (1.5) as follows:

25-17-1002. Legislative declaration.

(1.5) THE GENERAL ASSEMBLY FURTHER FINDS THAT:

(a) ELECTRIC VEHICLES ARE CRUCIAL TOOLS FOR REDUCING GREENHOUSE GAS EMISSIONS, WHICH THE STATE IS STRIVING TO ELIMINATE BY 2050. ELECTRIC VEHICLES ARE ALSO VITAL TO REDUCING LOCAL AIR POLLUTION IN AREAS OF THE STATE, SUCH AS THE DENVER METRO AND NORTH FRONT RANGE AREAS, THAT THE FEDERAL ENVIRONMENTAL PROTECTION AGENCY HAS DESIGNATED AS BEING IN NONATTAINMENT WITH A NATIONAL AMBIENT AIR QUALITY STANDARD. TO ACHIEVE EMISSION REDUCTIONS NEEDED TO MEET STATE-MANDATED CLIMATE GOALS AND FEDERALLY REQUIRED OZONE LEVELS, MANY MORE ELECTRIC VEHICLES WILL NEED TO BE DEPLOYED IN COLORADO.

(b) AS ELECTRIC VEHICLE SALES IN THE STATE CONTINUE TO GROW, SUBSTANTIALLY MORE ELECTRIC VEHICLES WILL BE RETIRED IN THE COMING YEARS, AND THEIR BATTERIES, KNOWN AS PROPULSION BATTERIES, WILL NEED RESPONSIBLE END-OF-LIFE MANAGEMENT;

(c) PROPULSION BATTERIES OFTEN RETAIN VALUE EVEN AFTER THEY CEASE TO POWER THE ORIGINAL VEHICLES INTO WHICH THEY WERE PLACED AND CAN BE REUSED, REMANUFACTURED, REPURPOSED, OR RECYCLED. EXTENDING THE USEFUL LIFESPAN OF PROPULSION BATTERIES IMPROVES THE SUSTAINABILITY PROFILE OF THE ELECTRIC VEHICLE INDUSTRY AND CREATES LOCAL ECONOMIC OPPORTUNITIES.

(d) MULTIPLE ANALYSES HAVE ESTABLISHED THAT EXPENSIVE AND HAZARDOUS RISKS RESULT FROM THE IMPROPER HANDLING AND DISPOSAL OF PROPULSION BATTERIES; AND

(e) UNWANTED PROPULSION BATTERIES THAT ARE STORED IMPROPERLY INSTEAD OF BEING SORTED FOR REUSE, REMANUFACTURING, REPURPOSING, OR ULTIMATE RECYCLING AND RECOVERY OF VALUABLE MATERIALS COULD POTENTIALLY REDUCE THE ENVIRONMENTAL BENEFITS OF A ROBUST CIRCULAR ECONOMY FOR PROPULSION BATTERIES WHILE ALSO INCREASING THE RISK OF BATTERY FIRES. A ROBUST EXTENDED PROVIDER RESPONSIBILITY POLICY IS NEEDED TO ENABLE A PROPULSION BATTERY CIRCULAR ECONOMY.

(2) The general assembly therefore declares that it is in the public

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

interest of Colorado to:

(a) Require producers of batteries AND PROVIDERS OF PROPULSION BATTERIES to finance and implement a coordinated, state-approved system that increases access to the safe disposal AND RESPONSIBLE END-OF-LIFE MANAGEMENT of batteries in Colorado;

(b) REDUCE THE INHERENT RISK OF FIRE THAT CAN OCCUR WHEN PROPULSION BATTERIES ARE IMPROPERLY DISPOSED OF; AND

(c) ENCOURAGE THE REUSE, REMANUFACTURING, AND REPURPOSING OF PROPULSION BATTERIES AND THE ULTIMATE RECYCLING AND RECOVERY OF THE VALUABLE MATERIALS IN A PROPULSION BATTERY THAT CAN BE PUT BACK INTO THE SUPPLY CHAIN.

SECTION 3. In Colorado Revised Statutes, 25-17-1003, **amend** (8)(b)(VI), (28), (29), (30), and (31); and **add** (1.5), (2.5), (8.5), (10.5), (13.5), (19.5), (23.3), (23.5), (23.7), (23.9), (26.3), (26.5), (26.7), (26.8), (26.9), (32), (33), (34), (35), (36), (37), (38), (39), and (40) as follows:

25-17-1003. Definitions - rules.

As used in this part 10, unless the context otherwise requires:

(1.5) "BATTERY" MEANS A DEVICE CONSISTING OF ONE OR MORE ELECTRICALLY CONNECTED ELECTROCHEMICAL CELLS, WHICH DEVICE IS DESIGNED TO RECEIVE, STORE, AND DELIVER ELECTRIC ENERGY.

(2.5) "BATTERY MANAGEMENT HIERARCHY" MEANS THE PROCESS OF SECONDARY HANDLERS, REPURPOSERS, AND PROPULSION BATTERY PROVIDERS FIRST STRIVING TO REUSE, REPURPOSE, OR REMANUFACTURE PROPULSION BATTERIES, WHEN DOING SO IS POSSIBLE AND COST-EFFECTIVE, BEFORE PROPULSION BATTERY RECYCLING.

(8) (b) "Covered battery" does not include:

(VI) A battery, INCLUDING A PROPULSION BATTERY, assembled by or for a vehicle manufacturer, ~~or franchised dealer~~, that is designed to power a motor vehicle, a part of a motor vehicle, or a component part of a motor vehicle, including a replacement part for use in a motor vehicle.

(8.5) "CRITICAL MINERALS" MEANS MINERALS DESIGNATED AS CRITICAL MINERALS BY THE UNITED STATES SECRETARY OF THE INTERIOR, ACTING THROUGH THE DIRECTOR OF THE UNITED STATES GEOLOGICAL SURVEY, PURSUANT TO 30 U.S.C. SEC. 1606 (c).

(10.5) (a) "DISPOSITIONING" MEANS EVALUATING A PROPULSION BATTERY TO DETERMINE THE MOST SUITABLE BATTERY MANAGEMENT OPTION BASED ON METRICS SUCH AS THE CHEMISTRY, CONDITION, FORMAT, AND LOCATION OF THE PROPULSION BATTERY.

(b) "DISPOSITIONING" MAY INCLUDE EVALUATING A PROPULSION BATTERY FOR SECONDARY USE BY A REPURPOSER OR A PROPULSION BATTERY RECYCLER.

(13.5) "END OF LIFE" MEANS:

(a) THE STAGE WHEN A COVERED BATTERY IS NO LONGER SUITABLE FOR USE AS A BATTERY AND MUST BE RECYCLED; OR

(b) THE STAGE WHEN A PROPULSION BATTERY IS NO LONGER SUITABLE FOR USE AS A PROPULSION BATTERY OR FOR REPURPOSING AND IS DIRECTED FOR PROPULSION BATTERY RECYCLING.

(19.5) "ORPHANED BATTERY" MEANS:

(a) A PROPULSION BATTERY OR REPURPOSED BATTERY THAT HAS AN UNIDENTIFIABLE PROPULSION BATTERY PROVIDER, REMANUFACTURER, OR REPURPOSER OR A PROPULSION BATTERY PROVIDER, REMANUFACTURER, OR REPURPOSER THAT NO LONGER EXISTS; OR

(b) AN UNWANTED PROPULSION BATTERY THAT HAS NOT BEEN COLLECTED OR MANAGED IN ACCORDANCE WITH THE BATTERY MANAGEMENT HIERARCHY.

(23.3) "PROPULSION BATTERY" MEANS A BATTERY THAT IS PRIMARILY USED TO SUPPLY POWER TO PROPEL A BATTERY ELECTRIC MOTOR VEHICLE, AS DEFINED IN SECTION 43-4-1202 (1.5), A PLUG-IN HYBRID ELECTRIC MOTOR VEHICLE, AS DEFINED IN SECTION 43-4-1202 (14), OR A HYBRID VEHICLE, AS DEFINED IN SECTION 42-4-1012 (2.5)(a)(III).

(23.5) (a) "PROPULSION BATTERY PROVIDER" MEANS:

(I) A PERSON THAT FIRST SELLS, OFFERS FOR SALE, OR DISTRIBUTES A PROPULSION BATTERY OR A VEHICLE CONTAINING A PROPULSION BATTERY IN OR INTO THE STATE, INCLUDING VEHICLE MANUFACTURERS LICENSED PURSUANT TO APPLICABLE STATE LAWS OR PROPULSION BATTERY MANUFACTURERS THAT DISTRIBUTE PROPULSION BATTERIES UNDER THEIR OWN NAME OR BRAND;

(II) IF THERE IS NOT A PERSON THAT SUBSECTION (23.5)(a)(I) OF THIS

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SECTION APPLIES TO, THE OWNER OR LICENSEE OF THE BRAND OR TRADEMARK UNDER WHICH THE PROPULSION BATTERY IS SOLD, OFFERED FOR SALE, OR DISTRIBUTED IN OR INTO THE STATE. THIS INCLUDES AN EXCLUSIVE LICENSEE WITH THE EXCLUSIVE RIGHT TO USE THE BRAND OR TRADEMARK IN CONNECTION WITH THE DISTRIBUTION OR SALE OF PROPULSION BATTERIES.

(III) IF THERE IS NOT A PERSON THAT SUBSECTION (23.5)(a)(I) OR (23.5)(a)(II) OF THIS SECTION APPLIES TO, THE PERSON THAT IMPORTS THE PROPULSION BATTERY INTO THE STATE FOR SALE, DISTRIBUTION, OR INSTALLATION.

(b) "PROPULSION BATTERY PROVIDER" DOES NOT INCLUDE:

(I) A DEALER OF A VEHICLE CONTAINING A PROPULSION BATTERY; OR

(II) A SECONDARY HANDLER THAT SELLS, OFFERS FOR SALE, REGISTERS, OR DISTRIBUTES A VEHICLE CONTAINING A PROPULSION BATTERY IN OR INTO THE STATE.

(c) FOR THE PURPOSES OF THIS SUBSECTION (23.5), THE SALE OF A PROPULSION BATTERY OCCURS IN THE STATE IF THE PROPULSION BATTERY, OR THE VEHICLE CONTAINING THE PROPULSION BATTERY, IS DELIVERED TO A LICENSED DEALER OR DIRECTLY TO A CONSUMER IN THE STATE.

(23.7) (a) "PROPULSION BATTERY RECYCLER" MEANS AN ENTITY OR FACILITY THAT ABIDES BY ALL APPLICABLE FEDERAL, STATE, AND LOCAL LAWS AND:

(I) EXTRACTS AND SEPARATES MATERIALS FROM END-OF-LIFE PROPULSION BATTERIES, INCLUDING METALS, COMPOUNDS, OR INTERMEDIATE FRACTIONS, AND DIRECTS THESE MATERIALS TO ANOTHER PROPULSION BATTERY RECYCLER FOR FURTHER PROCESSING OR REFINING; OR

(II) REFINES END-OF-LIFE PROPULSION BATTERIES OR PROPULSION BATTERY MATERIALS, SUCH AS ALUMINUM, COBALT, COPPER, GRAPHITE, IRON, LITHIUM COMPOUNDS, MANGANESE, AND NICKEL, BACK TO USEABLE BATTERY MATERIALS SUITABLE FOR REINTRODUCTION INTO THE MANUFACTURING OR BATTERY SUPPLY CHAIN.

(b) "PROPULSION BATTERY RECYCLER" DOES NOT INCLUDE AN ENTITY OR FACILITY THAT ONLY ENGAGES IN THE COLLECTION OR TRANSPORTATION OF, OR THE LOGISTICS OF MOVING, PROPULSION BATTERIES OR PROPULSION BATTERY MATERIALS DURING THE RECYCLING PROCESS.

(23.9) (a) "PROPULSION BATTERY RECYCLING" MEANS:

(I) THE REFINEMENT OF CRITICAL MINERALS, SUCH AS ALUMINUM, COBALT, COPPER, IRON, LITHIUM COMPOUNDS, MANGANESE, AND NICKEL, THAT ARE SUITABLE FOR REINTRODUCTION INTO THE BATTERY AND MANUFACTURING SUPPLY CHAIN; AND

(II) THE RECOVERY OF AT LEAST FIFTY-FIVE PERCENT OF CRITICAL MINERALS.

(b) "PROPULSION BATTERY RECYCLING" DOES NOT INCLUDE SMELTING.

(26.3) "REMANUFACTURE" MEANS A STANDARDIZED INDUSTRIAL PROCESS THROUGH WHICH BATTERY CORES ARE RETURNED TO SAME-AS-NEW OR BETTER CONDITION AND PERFORMANCE, WHICH PROCESS IS IN LINE WITH SPECIFIC TECHNICAL SPECIFICATIONS INCLUDING ENGINEERING, QUALITY, AND TESTING STANDARDS.

(26.5) "REMANUFACTURER" MEANS A PERSON THAT REMANUFACTURES A PROPULSION BATTERY.

(26.7) "REPURPOSE" MEANS THE PROCESS OF MODIFYING A PROPULSION BATTERY OR PROPULSION BATTERY PACK, MODULE, OR CELL TO STORE AND SUPPLY ELECTRICITY IN A MANNER OTHER THAN THE ORIGINAL INTENDED PURPOSE OF THE PROPULSION BATTERY.

(26.8) "REPURPOSER" MEANS A PERSON THAT USES A PROPULSION BATTERY TO FULFILL A DIFFERENT USE THAN THE USE FOR WHICH THE PROPULSION BATTERY WAS ORIGINALLY DESIGNED.

(26.9) "RESPONSIBLE PROPULSION BATTERY MANAGEMENT" MEANS ENSURING A PROPULSION BATTERY IS MANAGED PURSUANT TO THE BATTERY MANAGEMENT HIERARCHY.

(28) ~~"Universal waste" has the meaning set forth in rules adopted by the commission~~ "REUSE" MEANS THE USE OF A PROPULSION BATTERY IN A VEHICLE OTHER THAN THE ORIGINAL VEHICLE INTO WHICH THE PROPULSION BATTERY WAS PLACED.

(29) ~~"Universal waste battery" means a waste battery generated by a nonresidential entity, such as a business, school, or government agency, that is managed as universal waste regulated in accordance with the commission's rules governing standards for universal waste management~~ "SAFETY PLAN"

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MEANS A PLAN SUBMITTED BY A PROPULSION BATTERY PROVIDER TO THE EXECUTIVE DIRECTOR PURSUANT TO SECTION 25-17-1019 (1).

~~(30) "Universal waste handler" means the owner or operator of a facility that receives, accumulates, and sends universal waste to another universal waste handler, a destination facility, or a foreign destination in accordance with the commission's rules governing standards for universal waste management~~

(a) "SECONDARY HANDLER" MEANS A COMMERCIAL ENTITY OTHER THAN THE PROPULSION BATTERY PROVIDER THAT TAKES POSSESSION OF A PROPULSION BATTERY OR REMOVES A PROPULSION BATTERY FROM A VEHICLE FOR THE PURPOSE OF SELLING, DISPOSITIONING, REPAIRING, REUSING, OR RECYCLING THE PROPULSION BATTERY.

(b) "SECONDARY HANDLER" INCLUDES A SOLID WASTE DISPOSAL SITE AND FACILITY.

~~(31) "Written certification" means written certification by a producer that:~~

~~(a) The producer is a member of a battery stewardship organization; and~~

~~(b) A covered battery or battery-containing product is marked in accordance with section 25-17-1013 or the rules adopted in accordance with section 25-17-1013~~ "SMELTING" MEANS TO MELT OR FUSE A METALLIFEROUS MINERAL, OFTEN WITH AN ACCOMPANYING CHEMICAL CHANGE, USUALLY TO SEPARATE THE METAL.

(32) "SOLID WASTE COLLECTOR" MEANS A PERSON THAT OPERATES COLLECTION ROUTES FOR THE REMOVAL OF SOLID WASTE FROM RESIDENTIAL, MULTIRESIDENTIAL, COMMERCIAL, OR INDUSTRIAL PREMISES.

(33) "SOLID WASTE DISPOSAL SITE AND FACILITY" HAS THE SAME MEANING AS "SOLID WASTES DISPOSAL SITE AND FACILITY" AS DEFINED IN SECTION 30-20-101 (8).

(34) "STATE OF CHARGE" MEANS THE MEASURE OF A PROPULSION BATTERY'S REMAINING CAPACITY, EXPRESSED AS A PERCENTAGE OF ITS TOTAL CAPACITY.

(35) "STATE OF HEALTH" MEANS A CALCULATED PARAMETER THAT CORRELATES TO USABLE PROPULSION BATTERY ENERGY FOR THE CERTIFIED RANGE VALUE AND IS NORMALIZED FROM ZERO TO ONE HUNDRED PERCENT.

(36) "UNIVERSAL WASTE" HAS THE MEANING SET FORTH IN RULES ADOPTED BY THE COMMISSION.

(37) "UNIVERSAL WASTE BATTERY" MEANS A WASTE BATTERY GENERATED BY A NONRESIDENTIAL ENTITY, SUCH AS A BUSINESS, SCHOOL, OR GOVERNMENT AGENCY, THAT IS MANAGED AS UNIVERSAL WASTE REGULATED IN ACCORDANCE WITH THE COMMISSION'S RULES GOVERNING STANDARDS FOR UNIVERSAL WASTE MANAGEMENT.

(38) "UNIVERSAL WASTE HANDLER" MEANS THE OWNER OR OPERATOR OF A FACILITY THAT RECEIVES, ACCUMULATES, AND SENDS UNIVERSAL WASTE TO ANOTHER UNIVERSAL WASTE HANDLER, A DESTINATION FACILITY, OR A FOREIGN DESTINATION IN ACCORDANCE WITH THE COMMISSION'S RULES GOVERNING STANDARDS FOR UNIVERSAL WASTE MANAGEMENT.

(39) (a) "UNWANTED PROPULSION BATTERY" MEANS A PROPULSION BATTERY THAT IS NO LONGER WANTED BY THE OWNER AND IS THUS REQUIRED TO BE COLLECTED BY A PROPULSION BATTERY PROVIDER OR REMANUFACTURER FOR RESPONSIBLE PROPULSION BATTERY MANAGEMENT.

(b) "UNWANTED PROPULSION BATTERY" INCLUDES A PROPULSION BATTERY THAT HAS BEEN DAMAGED, INCLUDING IN A THERMAL RUNAWAY INCIDENT.

(40) "WRITTEN CERTIFICATION" MEANS WRITTEN CERTIFICATION BY A PRODUCER THAT:

(a) THE PRODUCER IS A MEMBER OF A BATTERY STEWARDSHIP ORGANIZATION; AND

(b) A COVERED BATTERY OR BATTERY-CONTAINING PRODUCT IS MARKED IN ACCORDANCE WITH SECTION 25-17-1013 OR THE RULES ADOPTED IN ACCORDANCE WITH SECTION 25-17-1013.

SECTION 4. In Colorado Revised Statutes, 25-17-1012, **amend** (1)(b), (2)(b), and (2)(d) introductory portion; and **add** (2)(e) and (3) as follows:

25-17-1012. Annual fee - battery stewardship fund - responsibilities of the executive director - rules.

(1) (b) Within twelve months after a plan is approved, and on or before each July 1 thereafter, a battery stewardship organization shall pay to the department an annual fee to cover the department's cost of implementing, administering, and enforcing THE REQUIREMENTS RELATED TO COVERED

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

BATTERIES IN this part 10. The state treasurer shall credit the annual fees to the fund, and the department shall use the fees for costs associated with the administration of this part 10. The commission shall establish the fee amount by rule.

(2) (b) The fund consists of fees paid to the department pursuant to ~~subsection (1)~~ SUBSECTIONS (1) AND (3) of this section and any other money that the general assembly may appropriate or transfer to the fund.

(d) The department shall use funds collected pursuant to ~~this section~~ SUBSECTION (1) OF THIS SECTION to provide direct services to battery stewardship organizations with an approved plan to ensure effective program oversight, compliance support, and public engagement. Such services include:

(e) THE DEPARTMENT SHALL USE FUNDS COLLECTED PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION TO COVER THE COSTS OF REVIEWING SAFETY PLANS SUBMITTED BY PROPULSION BATTERY PROVIDERS PURSUANT TO SECTION 25-17-1019 (1)(a) AND TO CONDUCT A STUDY ON ORPHANED BATTERIES PURSUANT TO SECTION 25-17-1015 (5)(a).

(3) (a) IN ADDITION TO THE ANNUAL FEE DESCRIBED IN SUBSECTION (3)(b) OF THIS SECTION, A PROPULSION BATTERY PROVIDER SHALL PAY A ONE-TIME SAFETY PLAN REVIEW FEE, IN THE AMOUNT OF FIVE THOUSAND DOLLARS, AT THE TIME THE PROPULSION BATTERY PROVIDER SUBMITS A SAFETY PLAN TO THE EXECUTIVE DIRECTOR FOR APPROVAL. THERE IS NO FEE WHEN A PROPULSION BATTERY PROVIDER SEEKS TO RENEW A SAFETY PLAN THAT WAS PREVIOUSLY APPROVED BY THE EXECUTIVE DIRECTOR.

(b) WITHIN TWELVE MONTHS AFTER A SAFETY PLAN IS APPROVED, AND ON OR BEFORE EACH JULY 1 THEREAFTER, A PROPULSION BATTERY PROVIDER SHALL PAY TO THE DEPARTMENT AN ANNUAL FEE TO COVER THE DEPARTMENT'S COST OF IMPLEMENTING, ADMINISTERING, AND ENFORCING SECTION 25-17-1019. THE STATE TREASURER SHALL CREDIT THE ANNUAL FEES TO THE FUND, AND THE DEPARTMENT SHALL USE THE FEES FOR COSTS ASSOCIATED WITH THE ADMINISTRATION OF SECTION 25-17-1019. THE COMMISSION SHALL ESTABLISH THE FEE AMOUNT BY RULE.

SECTION 5. In Colorado Revised Statutes, **amend** 25-17-1015 as follows:

25-17-1015. Enforcement - responsibilities of the department - study - repeal.

(1) For violations related to covered batteries, PROPULSION BATTERIES, and the management of universal waste pursuant to this part 10, the enforcement process is conducted pursuant to section 25-15-308 and rules adopted by the commission in accordance with section 25-15-302.

(2) TO IMPLEMENT SECTION 25-17-1019, THE DEPARTMENT SHALL:

(a) NOTIFY SECONDARY HANDLERS AND SOLID WASTE COLLECTORS THAT THE DISPOSAL OF PROPULSION BATTERIES IN LANDFILLS IS PROHIBITED AND THAT SECONDARY HANDLERS CAN CONTACT A PROPULSION BATTERY PROVIDER OR REMANUFACTURER TO TAKE RESPONSIBILITY FOR AN UNWANTED PROPULSION BATTERY; AND

(b) DETERMINE HOW TO PROCEED IF THE FEDERAL GOVERNMENT ENACTS A LAW OR ADOPTS REGULATIONS PERTAINING TO PROPULSION BATTERIES THAT MAY IMPACT THE REQUIREMENTS OF SECTION 25-17-1019.

(3) THE DEPARTMENT SHALL INCLUDE THE NONPROPRIETARY DATA COLLECTED ON PROPULSION BATTERIES PURSUANT TO SECTION 25-17-1019 (5) WITH THE DATA ON RECYCLING, SOLID WASTE, AND SOLID WASTE DIVERSION THAT IS COLLECTED AND REPORTED ANNUALLY BY THE DEPARTMENT TO THE STANDING COMMITTEE OF REFERENCE IN EACH HOUSE OF THE GENERAL ASSEMBLY EXERCISING JURISDICTION OVER MATTERS CONCERNING PUBLIC HEALTH AND THE ENVIRONMENT PURSUANT TO SECTION 30-20-122 (1) AND SHALL ANNUALLY POST THE DATA ON THE DEPARTMENT'S PUBLIC WEBSITE.

(4) NOTHING IN THIS PART 10 EXEMPTS A PERSON FROM COMPLYING WITH ANY OTHER APPLICABLE LOCAL, STATE, OR FEDERAL LAWS OR REGULATORY REQUIREMENTS.

(5) (a) THE DEPARTMENT SHALL:

(I) CONDUCT A STUDY TO DETERMINE WHETHER THERE IS EVIDENCE OF ABANDONMENT OF ORPHANED BATTERIES AND ANALYZE TRENDS IN THE PREVALENCE OF ORPHANED BATTERIES; AND

(II) ON OR BEFORE JANUARY 1, 2031, POST A REPORT OF THE STUDY'S FINDINGS ON THE DEPARTMENT'S PUBLIC WEBSITE.

(b) THIS SUBSECTION (5) IS REPEALED, EFFECTIVE JANUARY 1, 2033.

SECTION 6. In Colorado Revised Statutes, **add** 25-17-1019 and

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

25-17-1020 as follows:

25-17-1019. Propulsion batteries - propulsion battery providers - safety plans - public outreach and education - collection of unwanted propulsion batteries - reporting requirement - marking and labeling requirements - landfill disposal prohibited.

(1) (a) ON OR BEFORE APRIL 1, 2028, AND EVERY FIVE YEARS THEREAFTER, A PROPULSION BATTERY PROVIDER SHALL SUBMIT TO THE EXECUTIVE DIRECTOR A SAFETY PLAN. THE EXECUTIVE DIRECTOR SHALL REVIEW AND APPROVE, DISAPPROVE, OR CONDITIONALLY APPROVE A SAFETY PLAN BASED ON WHETHER THE SAFETY PLAN:

(I) INCLUDES A PUBLIC EDUCATION AND OUTREACH STRATEGY, WHICH INCLUDES THE FOLLOWING INFORMATION, IN ENGLISH AND SPANISH:

(A) INFORMATION ON SAFE STORAGE AND HANDLING OF PROPULSION BATTERIES;

(B) GUIDANCE ON PROPULSION BATTERY WARNING SIGNS OF THERMAL RUNAWAY AND OTHER PROPULSION BATTERY MALFUNCTIONS;

(C) DETAILS OF EMERGENCY PROCEDURES IN THE EVENT OF A PROPULSION BATTERY FIRE OR OTHER THERMAL EVENT; AND

(D) A PROCESS FOR HOW A SECONDARY HANDLER CAN NOTIFY THE PROPULSION BATTERY PROVIDER THAT AN UNWANTED PROPULSION BATTERY NEEDS COLLECTION; AND

(II) DESCRIBES HOW THE PROPULSION BATTERY PROVIDER WILL MAKE THE EDUCATIONAL MATERIALS DESCRIBED IN SUBSECTION (1)(a)(I) OF THIS SECTION AVAILABLE TO SECONDARY HANDLERS AND FIRST RESPONDERS.

(b) THE PROCESS SPECIFIED IN A SAFETY PLAN PURSUANT TO SUBSECTION (1)(a)(I)(D) OF THIS SECTION MUST INCLUDE:

(I) AN EDUCATION AND OUTREACH PROGRAM FOR SECONDARY HANDLERS;

(II) THE PROPULSION BATTERY PROVIDER'S CONTACT INFORMATION FOR SECONDARY HANDLERS; AND

(III) INFORMATION THAT THE PROPULSION BATTERY PROVIDER REQUIRES TO DETERMINE THE ELIGIBILITY OF A PROPULSION BATTERY THAT NEEDS COLLECTION, INCLUDING:

(A) CONFIRMATION THAT THE BATTERY IS A PROPULSION BATTERY THAT HAS BEEN REMOVED FROM A VEHICLE;

(B) CONFIRMATION THAT THE PROPULSION BATTERY HAS NOT BEEN MODIFIED OR TAKEN APART BY ANYONE OTHER THAN A PROPULSION BATTERY PROVIDER OR REMANUFACTURER;

(C) CONFIRMATION THAT THE PROPULSION BATTERY IS FULLY OWNED BY THE SECONDARY HANDLER WITH NO KNOWN PENDING CLAIMS FOR LOSS OR DAMAGES BY AN INSURANCE PROVIDER;

(D) THE MAKE, MODEL, AND YEAR OF THE VEHICLE FROM WHICH THE PROPULSION BATTERY CAME, IF AVAILABLE;

(E) THE DIMENSIONS AND WEIGHT OF THE PROPULSION BATTERY, IF AVAILABLE;

(F) A PHOTOGRAPH OF THE LABEL ON THE PROPULSION BATTERY; AND

(G) AN ASSESSMENT AS TO WHETHER THE PROPULSION BATTERY IS DAMAGED OR DEFECTIVE.

(c) THE EXECUTIVE DIRECTOR SHALL REVIEW A SAFETY PLAN FOR COMPLIANCE WITH THIS SECTION AND SHALL APPROVE, DISAPPROVE, OR CONDITIONALLY APPROVE A SAFETY PLAN WITHIN ONE HUNDRED EIGHTY DAYS AFTER RECEIPT OF THE SAFETY PLAN.

(d) IF THE EXECUTIVE DIRECTOR DISAPPROVES A SAFETY PLAN, THE EXECUTIVE DIRECTOR SHALL PROVIDE A WRITTEN NOTICE OF DISAPPROVAL EXPLAINING HOW THE SAFETY PLAN DOES NOT COMPLY WITH THIS SECTION. THE PROPULSION BATTERY PROVIDER SHALL SUBMIT TO THE EXECUTIVE DIRECTOR A REVISED SAFETY PLAN WITHIN SIXTY DAYS AFTER THE DATE THAT THE WRITTEN NOTICE OF DISAPPROVAL IS ISSUED. THE EXECUTIVE DIRECTOR SHALL REVIEW A REVISED SAFETY PLAN WITHIN NINETY DAYS AFTER THE PROPULSION BATTERY PROVIDER SUBMITS THE REVISED SAFETY PLAN.

(e) IF A REVISED SAFETY PLAN IS DISAPPROVED BY THE EXECUTIVE DIRECTOR, A PROPULSION BATTERY PROVIDER IS NOT IN COMPLIANCE WITH THIS SECTION UNTIL THE EXECUTIVE DIRECTOR APPROVES A SAFETY PLAN SUBMITTED BY THE PROPULSION BATTERY PROVIDER.

(2) ON AND AFTER OCTOBER 1, 2028, A PROPULSION BATTERY PROVIDER SHALL NOT SELL, MAKE AVAILABLE FOR SALE, OR DISTRIBUTE A PROPULSION BATTERY IN OR INTO THE STATE UNLESS THE PROPULSION BATTERY

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

PROVIDER HAS SUBMITTED A SAFETY PLAN TO THE EXECUTIVE DIRECTOR IN ACCORDANCE WITH SUBSECTION (1)(a) OF THIS SECTION.

(3) A PROPULSION BATTERY PROVIDER SHALL:

(a) DEVELOP AND MAINTAIN ONE OR MORE WEBSITES; AND

(b) PROVIDE ON AT LEAST ONE WEBSITE THE EDUCATIONAL INFORMATION INCLUDED IN THE PROPULSION BATTERY PROVIDER'S SAFETY PLAN PURSUANT TO SUBSECTION (1)(a)(I) OF THIS SECTION.

(4) A PROPULSION BATTERY PROVIDER SHALL:

(a) EXCEPT AS PROVIDED IN SUBSECTION (4)(c) OF THIS SECTION, UPON RECEIVING NOTIFICATION IN ACCORDANCE WITH THE NOTIFICATION PROCESS OUTLINED IN SUBSECTION (1)(b) OF THIS SECTION THAT AN UNWANTED PROPULSION BATTERY NEEDS COLLECTION, RETRIEVE THE BATTERY WITHIN SIXTY DAYS AFTER RECEIVING THE NOTIFICATION AND ENSURE RESPONSIBLE PROPULSION BATTERY MANAGEMENT;

(b) ENSURE THE RESPONSIBLE PROPULSION BATTERY MANAGEMENT OF ALL PROPULSION BATTERIES WITHIN THE POSSESSION OF THE PROPULSION BATTERY PROVIDER IN ACCORDANCE WITH THE BATTERY MANAGEMENT HIERARCHY;

(c) FULLY FUND THE COSTS OF THE COLLECTION OF AN UNWANTED PROPULSION BATTERY OFFERED BY A SECONDARY HANDLER; EXCEPT THAT A PROPULSION BATTERY PROVIDER IS NOT RESPONSIBLE FOR THE COLLECTION OF A PROPULSION BATTERY THAT:

(I) HAS BEEN REMANUFACTURED BY A REMANUFACTURER, UNLESS THE REMANUFACTURER IS IN A CONTRACTUAL RELATIONSHIP WITH THE PROPULSION BATTERY PROVIDER AND THE CONTRACT PROVIDES THAT THE PROPULSION BATTERY PROVIDER RETAINS RESPONSIBILITY FOR DISPOSITIONING AND RESPONSIBLE PROPULSION BATTERY MANAGEMENT;

(II) HAS BEEN REPURPOSED BY A REPURPOSER, UNLESS THE REPURPOSER IS IN A CONTRACTUAL RELATIONSHIP WITH THE PROPULSION BATTERY PROVIDER AND THE CONTRACT PROVIDES THAT THE PROPULSION BATTERY PROVIDER RETAINS RESPONSIBILITY FOR DISPOSITIONING AND RESPONSIBLE PROPULSION BATTERY MANAGEMENT;

(III) HAS BEEN DISASSEMBLED INTO MODULES OR CELLS; OR

(IV) IS CONTAINED WITHIN A VEHICLE OR PRODUCT THAT IS DIRECTLY OWNED OR CONTROLLED BY AN INSURANCE COMPANY; AND

(d) PROVIDE THE STATE OF HEALTH OF A PROPULSION BATTERY ON THE VEHICLE'S IN-VEHICLE DISPLAY OR THROUGH A NONPROPRIETARY ON-BOARD DIAGNOSTIC SCAN TOOL, FOR A VEHICLE THAT IS MODEL YEAR 2028 OR LATER. A PROPULSION BATTERY PROVIDER MAY, BUT IS NOT REQUIRED TO, SUPPLY STATE OF HEALTH INFORMATION FOR A PROPULSION BATTERY THAT HAS BEEN REMOVED FROM OR IS OUTSIDE OF A VEHICLE.

(5) (a) ON OR BEFORE JUNE 1, 2030, AND ON OR BEFORE EACH JUNE 1 THEREAFTER, A PROPULSION BATTERY PROVIDER WITH A SAFETY PLAN AND A REMANUFACTURER SHALL SUBMIT AN ANNUAL REPORT TO THE EXECUTIVE DIRECTOR COVERING THE PRECEDING CALENDAR YEAR OF THE RESPONSIBLE PROPULSION BATTERY MANAGEMENT OF THE PROPULSION BATTERIES COLLECTED BY THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER PURSUANT TO THIS SECTION. THE REPORT MUST INCLUDE THE FOLLOWING:

(I) DETAILS OF THE PROCESS FOR A SECONDARY HANDLER TO NOTIFY THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER THAT AN UNWANTED PROPULSION BATTERY NEEDS COLLECTION AND HOW THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER COMMUNICATED THAT PROCESS TO SECONDARY HANDLERS;

(II) THE NUMBER OF UNWANTED PROPULSION BATTERIES THAT THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER WAS OFFERED FROM A SECONDARY HANDLER AND THE NUMBER OF UNWANTED PROPULSION BATTERIES COLLECTED;

(III) FOR EACH REQUEST A PROPULSION BATTERY PROVIDER OR REMANUFACTURER RECEIVED TO COLLECT AN UNWANTED PROPULSION BATTERY:

(A) THE DATE THAT THE SECONDARY HANDLER OFFERED THE UNWANTED PROPULSION BATTERY ALONG WITH THE ELIGIBILITY INFORMATION DESCRIBED IN SUBSECTIONS (1)(b)(III) AND (9)(e)(III) OF THIS SECTION TO THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER;

(B) THE DATE THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER COMMUNICATED TO THE SECONDARY HANDLER A PLAN FOR COLLECTING THE UNWANTED PROPULSION BATTERY; AND

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(C) THE DATE THE UNWANTED PROPULSION BATTERY WAS COLLECTED, OR, IF APPLICABLE, THE REASONS THAT THE UNWANTED PROPULSION BATTERY WAS NOT COLLECTED, INCLUDING SUPPORTING INFORMATION SUCH AS PHOTOGRAPHS;

(IV) THE NUMBER OF PROPULSION BATTERIES IN THE STATE, BY CHEMISTRY, THAT WERE COLLECTED BY THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER IN THE PRECEDING YEAR;

(V) THE NUMBER OF PROPULSION BATTERIES, SEPARATED BY CHEMISTRY, SENT FOR REUSE, REMANUFACTURING, REPURPOSING, OR PROPULSION BATTERY RECYCLING, RESPECTIVELY;

(VI) PROPULSION BATTERY RECYCLERS USED IN THE PROPULSION BATTERY RECYCLING PROCESS, INCLUDING IDENTIFICATION OF A RECYCLER'S LOCATION; AND

(VII) FOR EACH PROPULSION BATTERY RECYCLER USED BY THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER:

(A) A DESCRIPTION OF HOW THE PROPULSION BATTERY RECYCLER MANAGED OR RECYCLED PROPULSION BATTERIES AND PROPULSION BATTERY COMPONENTS; AND

(B) THE PROPULSION BATTERY RECYCLER'S RATIO, BY WEIGHT, OF CRITICAL MINERALS RECOVERED FROM PROPULSION BATTERIES TO CRITICAL MINERALS RECEIVED. THE INDIVIDUAL CRITICAL MINERALS AND SPECIFIC RATIOS MUST BE LISTED SEPARATELY. THE RATIO MAY REPRESENT THE FACILITY LEVEL YEARLY AVERAGE.

(b) (I) THE EXECUTIVE DIRECTOR SHALL KEEP PROPRIETARY INFORMATION, AS MARKED BY A PROPULSION BATTERY PROVIDER, REMANUFACTURER, OR PROPULSION BATTERY RECYCLER, CONFIDENTIAL AND MAKE NONPROPRIETARY INFORMATION AVAILABLE UPON REQUEST.

(II) THE INFORMATION DESCRIBED IN SUBSECTIONS (5)(a)(I), (5)(a)(II), (5)(a)(IV), (5)(a)(VI), AND (5)(a)(VII) OF THIS SECTION AND AGGREGATED INFORMATION FROM SUBSECTIONS (5)(a)(III) AND (5)(a)(V) OF THIS SECTION IS NOT PROPRIETARY.

(III) ANY INFORMATION MADE PUBLICLY AVAILABLE MUST BE AGGREGATED SO THAT NO INDIVIDUAL PROPULSION BATTERY PROVIDER OR REMANUFACTURER IS IDENTIFIABLE.

(IV) AN ANNUAL REPORT SUBMITTED PURSUANT TO THIS SUBSECTION (5) MAY BE UNIQUE TO COLORADO OR INCLUDE INFORMATION FOR MULTIPLE STATES.

(V) A PROPULSION BATTERY PROVIDER THAT IS ALSO A REMANUFACTURER NEED ONLY SUBMIT ONE ANNUAL REPORT.

(6) ON AND AFTER OCTOBER 1, 2028, A PROPULSION BATTERY PROVIDER SHALL NOT SELL, OFFER FOR SALE, OR DISTRIBUTE IN OR INTO THE STATE A PROPULSION BATTERY UNLESS THE PROPULSION BATTERY PROVIDER:

(a) (I) APPLIES A LABEL TO THE PROPULSION BATTERY THAT INCLUDES THE FOLLOWING:

(A) AN IDENTIFICATION OF THE CHEMISTRY OF THE PROPULSION BATTERY, INCLUDING THE CATHODE TYPE AND ANODE TYPE, IN ACCORDANCE WITH SAE INTERNATIONAL J2984 STANDARD, "CHEMICAL IDENTIFICATION OF TRANSPORTATION BATTERIES FOR RECYCLING";

(B) THE NAME OF THE PROPULSION BATTERY PROVIDER RESPONSIBLE FOR THE PROPULSION BATTERY AND ITS DATE OF MANUFACTURE;

(C) THE RATED CAPACITY OR ENERGY AS MEASURED BY SAE INTERNATIONAL J2288 STANDARD, "LIFE CYCLE TESTING OF ELECTRIC VEHICLE BATTERY MODULES";

(D) THE HAZARDOUS SUBSTANCES CONTAINED IN THE PROPULSION BATTERY;

(E) PRODUCT SAFETY AND RECALL INFORMATION; AND

(F) SAFE DISPOSAL INFORMATION.

(II) A PROPULSION BATTERY PROVIDER THAT APPLIES A LABEL SHALL ATTACH THE LABEL TO THE EXTERIOR OF THE PROPULSION BATTERY SO THAT THE LABEL IS VISIBLE AND ACCESSIBLE WHEN THE PROPULSION BATTERY IS REMOVED FROM THE VEHICLE IN ACCORDANCE WITH THE MANUFACTURER'S RECOMMENDED PROCEDURES FOR BATTERY REMOVAL. THE LABEL MUST REMAIN LEGIBLE, ADHERED, AND FUNCTIONALLY INTACT UNDER EXPECTED ENVIRONMENTAL AND LIFE-CYCLE CONDITIONS WITHIN THE VEHICLE.

(b) (I) IN LIEU OF A LABEL, APPLIES A QUICK RESPONSE (QR) CODE TO THE PROPULSION BATTERY THAT LINKS TO A WEBSITE THAT CONTAINS THE INFORMATION DESCRIBED IN SUBSECTION (6)(a)(I) OF THIS SECTION. IF THE

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

QUICK RESPONSE (QR) CODE IS NOT READILY ACCESSIBLE WHILE THE PROPULSION BATTERY IS IN THE VEHICLE, THE PROPULSION BATTERY PROVIDER SHALL ALSO PLACE THE QUICK RESPONSE (QR) CODE IN A VISIBLE LOCATION ON THE VEHICLE OR IN THE VEHICLE'S INFOTAINMENT SYSTEM.

(II) THE QUICK RESPONSE (QR) CODE MUST BE LINKED TO A DATA REPOSITORY WEBSITE. THE WEBSITE MAY INCLUDE INFORMATION THAT COVERS A PERIOD OF TIME REPRESENTING MULTIPLE DATES OF MANUFACTURE IF THE REST OF THE LABEL INFORMATION REQUIRED BY THIS SUBSECTION (6) IS CONSISTENT ACROSS THE MULTIPLE DATES OF MANUFACTURE AND THE DATA REPOSITORY WEBSITE ENTRY INCLUDES THE APPLICABLE RANGE OF DATES OF MANUFACTURE.

(III) A PROPULSION BATTERY PROVIDER THAT ELECTS TO USE A QUICK RESPONSE (QR) CODE INSTEAD OF A LABEL SHALL VISIBLY INCLUDE THE NAME OF THE PROPULSION BATTERY PROVIDER ON THE PROPULSION BATTERY.

(7) (a) A PROPULSION BATTERY PROVIDER SHALL NOT RECOVER THE COSTS OF COMPLIANCE WITH THIS PART 10 BY IMPOSING A FEE OR OTHER CHARGE ON A FRANCHISED MOTOR VEHICLE DEALER.

(b) A PROPULSION BATTERY PROVIDER MAY CONTRACT WITH A THIRD PARTY TO MANAGE PROPULSION BATTERIES TO SATISFY THE REQUIREMENTS OF THIS SECTION.

(8) ON AND AFTER OCTOBER 1, 2028:

(a) A SECONDARY HANDLER SHALL MANAGE A PROPULSION BATTERY BY ENSURING RESPONSIBLE PROPULSION BATTERY MANAGEMENT;

(b) IF A SECONDARY HANDLER DETERMINES THAT A PROPULSION BATTERY IS AN UNWANTED PROPULSION BATTERY, THE SECONDARY HANDLER SHALL NOTIFY THE APPROPRIATE PROPULSION BATTERY PROVIDER OR REMANUFACTURER OR ANY ENTITY THAT THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER HAS DESIGNATED TO FACILITATE THE COLLECTION OF UNWANTED PROPULSION BATTERIES;

(c) A SECONDARY HANDLER MANAGING PROPULSION BATTERIES SHALL MAINTAIN RECORDS FOR FIVE YEARS DETAILING THE PROPULSION BATTERIES SOLD OR TRANSFERRED BY THE SECONDARY HANDLER AND EACH PERSON THAT PURCHASED OR RECEIVED THE PROPULSION BATTERIES;

(d) WHEN SHIPPING A PROPULSION BATTERY, A SECONDARY HANDLER IS RESPONSIBLE FOR ENSURING COMPLIANCE WITH PROPER PERSONNEL TRAINING REQUIREMENTS FOR SHIPPING UNDER 49 CFR 172.700 TO 172.704; AND

(e) WHEN REMOVING A PROPULSION BATTERY FROM A VEHICLE, A SECONDARY HANDLER SHALL RECORD THE LAST KNOWN STATE OF HEALTH AND STATE OF CHARGE, IF AVAILABLE, AND DISCLOSE THESE VALUES AT THE TIME OF SALE OR TRANSFER OF THE PROPULSION BATTERY TO ANOTHER PERSON.

(9) ON AND AFTER OCTOBER 1, 2028, A REMANUFACTURER SELLING PROPULSION BATTERIES IN THE STATE:

(a) SHALL LABEL A PROPULSION BATTERY WITH THE REMANUFACTURER'S REBRANDING LABEL, ENSURING THAT THE REMANUFACTURER'S BRAND IS CLEARLY MARKED ON THE LABEL;

(b) SHALL ENSURE RESPONSIBLE PROPULSION BATTERY MANAGEMENT WHEN:

(I) A PROPULSION BATTERY THAT THE REMANUFACTURER DISASSEMBLES OR REMANUFACTURES IS ULTIMATELY NOT SOLD FOR USE IN A VEHICLE; AND

(II) AN UNWANTED PROPULSION BATTERY THAT HAS BEEN REMOVED FROM A VEHICLE BY A SECONDARY HANDLER IN THE STATE IS GIVEN TO THE REMANUFACTURER;

(c) SHALL FULLY FUND THE COSTS OF THE COLLECTION OF AN UNWANTED PROPULSION BATTERY OFFERED BY A SECONDARY HANDLER; EXCEPT THAT A REMANUFACTURER IS NOT RESPONSIBLE FOR COLLECTING A PROPULSION BATTERY:

(I) THAT HAS BEEN REPURPOSED BY A REPURPOSER, UNLESS THE REPURPOSER IS IN A CONTRACTUAL RELATIONSHIP WITH THE REMANUFACTURER AND THE CONTRACT PROVIDES THAT THE REMANUFACTURER RETAINS RESPONSIBILITY FOR THE DISPOSITIONING AND RESPONSIBLE PROPULSION BATTERY MANAGEMENT;

(II) THAT IS CONTAINED WITHIN A VEHICLE OR PRODUCT THAT IS DIRECTLY OWNED OR CONTROLLED BY AN INSURANCE COMPANY;

(III) IF THE REMANUFACTURER IS IN A CONTRACTUAL RELATIONSHIP WITH THE PROPULSION BATTERY PROVIDER AND THE CONTRACT PROVIDES THAT THE PROPULSION BATTERY PROVIDER RETAINS RESPONSIBILITY FOR THE

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

DISPOSITIONING AND MANAGEMENT OF THE PROPULSION BATTERY; OR

(IV) THAT HAS BEEN DISASSEMBLED INTO MODULES OR CELLS;

(d) EXCEPT AS PROVIDED IN SUBSECTION (9)(c) OF THIS SECTION, UPON RECEIVING NOTIFICATION THAT AN UNWANTED PROPULSION BATTERY NEEDS COLLECTION IN ACCORDANCE WITH THE NOTIFICATION PROCESS OUTLINED IN SUBSECTION (9)(e) OF THIS SECTION, SHALL RETRIEVE THE BATTERY WITHIN SIXTY DAYS AFTER RECEIVING NOTIFICATION; AND

(e) SHALL ESTABLISH A PROCESS FOR A SECONDARY HANDLER TO NOTIFY THE REMANUFACTURER THAT AN UNWANTED PROPULSION BATTERY NEEDS COLLECTION. THE PROCESS MUST INCLUDE THE FOLLOWING:

(I) AN EDUCATION AND OUTREACH PROGRAM FOR SECONDARY HANDLERS;

(II) THE REMANUFACTURER'S CONTACT INFORMATION FOR SECONDARY HANDLERS; AND

(III) INFORMATION THAT THE REMANUFACTURER REQUIRES TO DETERMINE ELIGIBILITY OF A PROPULSION BATTERY THAT NEEDS COLLECTION, INCLUDING:

(A) CONFIRMATION THAT THE BATTERY IS A PROPULSION BATTERY THAT HAS BEEN REMOVED FROM A VEHICLE;

(B) CONFIRMATION THAT THE PROPULSION BATTERY HAS NOT BEEN MODIFIED OR TAKEN APART BY ANYONE OTHER THAN THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER;

(C) CONFIRMATION THAT THE PROPULSION BATTERY IS FULLY OWNED BY THE SECONDARY HANDLER WITH NO KNOWN PENDING CLAIMS FOR LOSS OR DAMAGES BY AN INSURANCE PROVIDER;

(D) THE MAKE, MODEL, AND YEAR OF THE VEHICLE FROM WHICH THE PROPULSION BATTERY CAME, IF AVAILABLE;

(E) THE PROPULSION BATTERY DIMENSIONS AND WEIGHT, IF AVAILABLE;

(F) A PHOTOGRAPH OF THE LABEL ON THE PROPULSION BATTERY; AND

(G) AN ASSESSMENT AS TO WHETHER THE PROPULSION BATTERY IS DAMAGED OR DEFECTIVE.

(10) (a) ON AND AFTER OCTOBER 1, 2028, A REPURPOSER SHALL:

(I) LABEL A PROPULSION BATTERY THAT IS REPURPOSED IN THE STATE, ENSURING THAT THE REPURPOSER'S BRAND IS CLEARLY MARKED ON THE LABEL; AND

(II) ENSURE THE PROPULSION BATTERY RECYCLING OF PROPULSION BATTERIES THAT ARE WITHIN THE REPURPOSER'S POSSESSION AND THAT CANNOT BE REPURPOSED.

(b) (I) ON OR BEFORE JUNE 1, 2030, AND ON OR BEFORE EACH JUNE 1 THEREAFTER, A REPURPOSER SHALL SUBMIT AN ANNUAL REPORT TO THE EXECUTIVE DIRECTOR COVERING THE PRECEDING CALENDAR YEAR OF THE REPURPOSER'S RESPONSIBLE PROPULSION BATTERY MANAGEMENT. THE REPORT MUST INCLUDE THE FOLLOWING:

(A) THE NUMBER OF PROPULSION BATTERIES THAT THE REPURPOSER REPURPOSED FROM COLORADO; AND

(B) THE NAME AND ADDRESS OF WHERE THE REPURPOSED BATTERIES WERE SOLD OR TRANSFERRED, INCLUDING FOR BATTERIES SENT FOR USE IN A SECONDARY APPLICATION AND THOSE SENT FOR PROPULSION BATTERY RECYCLING.

(II) THE ANNUAL REPORT MAY BE UNIQUE TO COLORADO OR MAY INCLUDE INFORMATION FOR MULTIPLE STATES.

(III) A REPURPOSER THAT IS ALSO A REMANUFACTURER NEED ONLY SUBMIT ONE ANNUAL REPORT THAT INCLUDES THE REQUIRED INFORMATION SET FORTH IN THIS SECTION.

(11) ON AND AFTER OCTOBER 1, 2028:

(a) ALL PROPULSION BATTERIES IN THE STATE MUST BE MANAGED AT END OF LIFE IN ACCORDANCE WITH RESPONSIBLE PROPULSION BATTERY MANAGEMENT;

(b) PROPULSION BATTERIES THAT ARE HAZARDOUS WASTE AS DEFINED UNDER FEDERAL OR STATE HAZARDOUS OR SOLID WASTE LAWS MUST BE MANAGED IN A MANNER CONSISTENT WITH THOSE LAWS;

(c) A PERSON SHALL NOT DISPOSE OF A PROPULSION BATTERY BY TAKING THE PROPULSION BATTERY TO A LANDFILL; AND

(d) A PERSON NOT IDENTIFIED IN THIS SECTION IS RESPONSIBLE FOR ENSURING THE RESPONSIBLE PROPULSION BATTERY MANAGEMENT OF PROPULSION BATTERIES BY WORKING WITH A SECONDARY HANDLER, PROPULSION BATTERY PROVIDER, REMANUFACTURER, REPURPOSER, OR

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

PROPULSION BATTERY RECYCLER.

25-17-1020. Applicability.

A VEHICLE CONTAINING A PROPULSION BATTERY ORIGINALLY SOLD IN THE STATE IS NOT SUBJECT TO THIS PART 10 WHEN IT IS RETIRED OUT OF STATE.

SECTION 7. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

Trans-
portation &
Energy

The Committee on Transportation & Energy 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
CLEAN FLEET ENTERPRISE

effective September 29, 2025 for terms expiring September 28, 2029:

Will Allison of Denver, Colorado, to serve as a member with expertise in air pollution reduction, reappointed;

John Tayer of Boulder, Colorado, to serve as a member with expertise in business or supply chain management, reappointed.

Trans-
portation &
Energy

The Committee on Transportation & Energy 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:

MEMBER OF THE
CLEAN FLEET ENTERPRISE

for a term expiring September 28, 2028:

Olga Mijares of Commerce City, Colorado, to serve as an individual from a disproportionately impacted community, occasioned by the resignation of Jose Guardiola of Commerce City, Colorado, appointed.

Election of
President
Pro Tempore

On motion of Majority Leader Rodriguez and seconded by Minority Leader Simpson, Senator Kipp was nominated as President *Pro Tempore* of the Senate.

Majority Leader Rodriguez moved that nominations for President *Pro Tempore* of the Senate be closed and the motion passed *viva voce*.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate elected Senator Kipp as President *Pro Tempore* for the 2nd Regular Session of the 75th General Assembly.

	YES	21	NO	12	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y		Daugherty	E	Kolker		Y		Rodriguez	Y
Baisley	N		District 21	V	Lindstedt		Y		Simpson	N
Ball	Y		Exum	Y	Liston		N		Snyder	Y
Bridges	Y		Frizell	N	Marchman		Y		Sullivan	Y
Bright	N		Gonzales J.	Y	Mullica		Y		Wallace	Y
Carson	N		Hinrichsen	Y	Pelton B.		N		Weissman	Y
Catlin	N		Jodeh	Y	Pelton R.		N		Zamora	N
Cutter	Y		Kipp	Y	Rich		N		President	Y
Danielson	Y		Kirkmeyer	N	Roberts		Y			

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SJR26-013 by Senator(s) **Simpson**; also Representative(s) Stewart K.--Concerning the recognition of Youth Mental Health Action Day.

On motion of Senator , the resolution was read at length and **adopted** by the following roll call vote:

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

Co-sponsor(s) added: Amabile, Baisley, Ball, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

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:

SB26-037 by Senator(s) Rich and Roberts; also Representative(s) Soper and Espenozza--Concerning allowing local elected judicial officers to set weekend bonds.

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

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

Co-sponsor(s) added: Bridges, Bright, Catlin, Coleman, Cutter, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Lindstedt, Mullica, Snyder, Wallace, and Weissman.

SB26-084 by Senator(s) Weissman and Frizell; also Representative(s) Brooks and Willford--Concerning the preservation of privileges for certain state entities in connection with information made available to the office of the state auditor in the performance of its statutorily prescribed duties related to the state's fraud hotline.

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

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

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

Co-sponsor(s) added: Coleman and Jodeh.

SB26-053 by Senator(s) Kirkmeyer; also Representative(s) Clifford and Gonzalez R.--Concerning the expansion of eligible borrowers for mortgages through the Colorado housing and finance authority.

Laid over until Friday, February 27.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

Committee of the Whole On motion of Senator Ball, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Ball was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

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

HB26-1035 by Representative(s) Soper and Woodrow, Camacho; also Senator(s) Weissman and Frizell, Roberts, Carson--Concerning the enactment of the Colorado Revised Statutes 2025 as the positive and statutory law of the state of Colorado.

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

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

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

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

The Committee of the Whole took the following action:

Passed on second reading: HB26-1035.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

HB26-1064 by Representative(s) Jackson and Rydin; also Senator(s) Amabile--Concerning modifications to the youthful offender system.

Amendment No. 1(L.004), by Senator Amabile.

Amend reengrossed bill, page 27, line 12 after "CARE." insert "IMPLEMENTATION OF THE RECOMMENDATIONS IS SUBJECT TO AVAILABLE APPROPRIATIONS, DEPARTMENT CAPACITY, FACILITY INFRASTRUCTURE, AND AVAILABLE STAFFING."

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-043, SB26-021) of the calendar of Thursday, February 26, was laid over until Friday, February 27, retaining its place on the calendar

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

The Committee of the Whole took the following action:

Passed on second reading: HB26-1064, as amended.
Laid over until Friday, February 27: SB26-043, and SB26-021.

CONSIDERATION OF GOVERNOR'S APPOINTMENTS

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

MEMBERS OF THE
INSTITUTE OF CANNABIS RESEARCH GOVERNING BOARD

for a term expiring August 5, 2027:

Angela Bryan, PhD of Boulder, Colorado, to serve as a scientist from a relevant field, occasioned by the resignation of L. Cinnamon Bidwell of Boulder, Colorado, appointed;

for terms expiring August 5, 2029:

Chuck Smith of Denver, Colorado, to serve as a member associated with cannabis-related industries, appointed;

Joanna Zeiger, PhD of Boulder, Colorado, to serve as a scientist from a relevant field, reappointed;

Sherard Marshon Rogers of Denver, Colorado, to serve as a member associated with cannabis-related industries, reappointed.

YES	33	NO	0	EXCUSED	1	ABSENT	0	VACANT	1
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y		
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y		
Ball	Y	Exum	Y	Liston	Y	Snyder	Y		
Bridges	Y	Frizell	Y	Marchman	Y	Sullivan	Y		
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y		
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y		
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora Wilson	Y		
Cutter	Y	Kipp	Y	Rich	Y	President	Y		
Danielson	Y	Kirkmeyer	Y	Roberts	Y				

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

February 26, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1018, as printed in House Journal, February 26, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1031.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1099, amended as printed in House Journal, February 24, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1010, HB26-1024, and HB26-1023, amended as printed in House Journal, February 25, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

February 26, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1031.

Without comment, as amended, HB26-1010, 1023, 1024, and 1099.

INTRODUCTION OF RESOLUTIONS

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

HJR26-1018 by Representative(s) Richardson and Boesenecker; also Senator(s) **Pelton R.**--Concerning the designation of State Highway 86 through Elbert County as the Plains-to-Pines Scenic Corridor.

Laid over until Tuesday, March 3, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

HB26-1070 by Representative(s) Hartsook and Brown; also Senator(s) Jodeh and Frizell--Concerning third-party network lease agreements for dental services.
Health & Human Services

HB26-1071 by Representative(s) Mauro and Duran; also Senator(s) Cutter--Concerning allowing a local government to locate an automated vehicle identification system on an interstate highway.
Local Government & Housing

HB26-1115 by Representative(s) Boesenecker and Stewart K.; also Senator(s) Roberts and Bright--Concerning modifications to the prepaid wireless telecommunications service charges.
Finance

HB26-1136 by Representative(s) Lukens and Martinez; also Senator(s) Lindstedt and Wallace--Concerning the creation of the pathways to public service program in the department of personnel.
Education

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1142 by Representative(s) Taggart and Boesenecker, Espenoza; also Senator(s) Roberts and Ball-
 -Concerning child advocacy centers in cases of child maltreatment.
 Health & Human Services

HB26-1180 by Representative(s) Marshall and Gonzalez R.; also Senator(s) Hinrichsen--Concerning
 the continuation of the business intelligence center advisory board, and, in connection
 therewith, implementing the recommendation of the department of regulatory agencies'
 2025 sunset report by repealing the advisory board.
 Business, Labor, & Technology

HB26-1182 by Representative(s) Lindsay and Suckla, Goldstein, Martinez, Mauro, McCormick, Smith,
 Stewart K., Story; also Senator(s) Kipp and Rich--Concerning the continuation of the
 veterinary pharmaceutical advisory committee, and, in connection therewith, implementing
 the recommendation contained in the 2025 sunset report by the department of regulatory
 agencies to repeal the veterinary pharmaceutical advisory committee.
 Agriculture & Natural Resources

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB26-1150, 1151, 1177.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Friday,
 February 27, 2026.

Approved:

James Rashad Coleman, Sr.
 President of the Senate

Attest:

Esther van Mourik
 Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

45th Legislative Day Friday, February 27, 2026

- Prayer 10
By Senator Marchman. 11
- Call to 12
Order 13
By the President at 9:00 a.m. 14
- Roll Call 15
Present--31. 16
Excused--3, Daugherty, Frizell, Rich. 17
Excused later--3, Baisley, Carson, Liston. 18
Vacant--1, District 21. 19
- Quorum 20
The President announced a quorum present. 21
- Pledge 22
By Senator Baisley. 23
- Approval of 24
the Journal 25
On motion of Senator Roberts, the Journal of Thursday, February 26, 2026, was approved 26
as corrected by the Secretary. 27

SENATE SERVICES REPORT

Correctly Engrossed: SJR26-013. 30
Correctly Reengrossed: SB26-037 and 084. 31
Correctly Revised: HB26-1035 and 1064. 32

COMMITTEE OF REFERENCE REPORTS

State, 33
Veterans, & 34
Military 35
Affairs 36
After consideration on the merits, the Committee recommends that **SB26-056** be referred 37
to the Committee on Appropriations with favorable recommendation. 38

On motion of Majority Leader Rodriguez, and with a majority of those elected to the 39
Senate having voted in the affirmative, the Senate proceeded out of order for moments of 40
personal privilege. 41

COMMITTEE OF REFERENCE REPORTS (cont'd)

Agriculture & 42
Natural 43
Resources 44
The Committee on Agriculture & Natural Resources has had under consideration and has 45
had a hearing on the following appointments and recommends that the appointments be 46
placed on the consent calendar and confirmed: 47

MEMBERS OF THE
COLORADO TOURISM OFFICE BOARD OF DIRECTORS

for a term expiring June 1, 2026: 48

Liz Agostin of Tabernash, Colorado, to serve as an at large member from tourism-based 49
industries, occasioned by the resignation of Alexander Boian of Erie, Colorado, appointed; 50

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

for a term expiring June 1, 2027:

Caroline Glover of Denver, Colorado, to serve as a representative of the food, beverage and restaurant industry, occasioned by the resignation of Dana Rodriguez of Westminster, Colorado, appointed.

for terms expiring June 1, 2029:

Meagan Leatham of Colorado Springs, Colorado, to serve as a representative of a cultural event and facilities group, appointed;

George Karayiannakis of Denver, Colorado, to serve as an at-large member from tourism-based industries, appointed;

Lisa Boyer of Denver, Colorado to serve as a representative of private travel attractions and casinos, appointed.

Agriculture & Natural Resources

After consideration on the merits, the Committee recommends that **SB26-065** be **postponed indefinitely**.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SJR26-014 by Senator(s) Kipp and Simpson; also Representative(s) Garcia and Johnson--Concerning the declaration of February 28, 2026, as Rare Disease Day.

On motion of Senator , the resolution was read at length and **adopted** by the following roll call vote:

	YES 31	NO 0	EXCUSED 3	ABSENT 0	VACANT 1		
Amabile	Y	Daugherty	E	Kolker	Y	Rodriguez	Y
Baisley	Y	District 21	V	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Bridges	Y	Frizell	E	Marchman	Y	Sullivan	Y
Bright	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Carson	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Catlin	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Cutter	Y	Kipp	Y	Rich	E	President	Y
Danielson	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Co-sponsor(s) added: Amabile, Baisley, Ball, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Exum, Gonzales J., Hinrichsen, Jodeh, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Roberts, Rodriguez, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

Committee of the Whole

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-043 by Senator(s) Sullivan; also Representative(s) Froelich and Brown--Concerning the regulation of firearm barrel transfers, and, in connection therewith, creating a criminal penalty for the unlawful sale of a firearm barrel.

Amendment No. 1(L.012), by Senator PeltonR.

Amend printed bill, page 2, after line 7, add:

- "(a) "FAMILY MEMBER" MEANS:
- (I) A PERSON RELATED BY BLOOD, MARRIAGE, OR ADOPTION;
- (II) A PERSON WHO HAS A CHILD IN COMMON WITH ANOTHER PERSON;
- (III) A PERSON WHO REGULARLY RESIDES OR REGULARLY RESIDED WITH ANOTHER PERSON WITHIN THE LAST SIX MONTHS;
- (IV) A DOMESTIC PARTNER;
- (V) A PERSON WHO HAS A BIOLOGICAL OR LEGAL PARENT-CHILD RELATIONSHIP WITH ANOTHER PERSON, INCLUDING STEPPARENTS AND STEPCHILDREN AND GRANDPARENTS AND GRANDCHILDREN;
- (VI) A PERSON WHO IS ACTING OR HAS ACTED AS ANOTHER PERSON'S LEGAL GUARDIAN; AND
- (VII) A PERSON IN ANY OTHER RELATIONSHIP DESCRIBED IN SECTION 18-6-800.3 (2) WITH ANOTHER PERSON."

Reletter succeeding paragraphs accordingly.

Page 5, strike line 26 and substitute "INDIVIDUAL; AND

- (h) THE SALE OR TRANSFER OF A FIREARM BARREL THAT OCCURS BETWEEN FAMILY MEMBERS."

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-021) of Friday, February 27, was laid over until Monday, March 2, retaining its place on the calendar

At the order of the President, Senators Baisley, Carson and Liston were excused.

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

SB26-043 by Senator(s) Sullivan; also Representative(s) Froelich and Brown--Concerning the regulation of firearm barrel transfers, and, in connection therewith, creating a criminal penalty for the unlawful sale of a firearm barrel.

Senator Simpson moved to amend the report of the Committee of the Whole to show that the following Simpson floor amendment, (L.010) to SB26-043, did pass.

Amend printed bill, page 5, line 23, after "STATE" insert "TRIBAL NATION WITH JURISDICTION IN COLORADO,".

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

	YES 9	NO 19	EXCUSED 6	ABSENT 0	VACANT 1
Amabile	N	Daugherty	E	Kolker	N
Baisley	E	District 21	V	Lindstedt	N
Ball	N	Exum	N	Liston	E
Bridges	N	Frizell	E	Marchman	N
Bright	Y	Gonzales J.	N	Mullica	N
Carson	E	Hinrichsen	Y	Pelton B.	Y
Catlin	Y	Jodeh	N	Pelton R.	Y
Cutter	N	Kipp	N	Rich	E
Danielson	N	Kirkmeyer	Y	Roberts	Y

ROLL CALL VOTE ON SB26-043

Pursuant to Senate rule 25(f), Minority Leader Simpson requested a roll call vote on SB26-043.

With 18 votes in the affirmative, SB26-043 was passed on the following roll call vote:

	YES 18	NO 10	EXCUSED 6	ABSENT 0	VACANT 1
Amabile	Y	Daugherty	E	Kolker	Y
Baisley	E	District 21	V	Lindstedt	Y
Ball	Y	Exum	Y	Liston	E
Bridges	Y	Frizell	E	Marchman	Y
Bright	N	Gonzales J.	Y	Mullica	Y
Carson	E	Hinrichsen	N	Pelton B.	N
Catlin	N	Jodeh	Y	Pelton R.	N
Cutter	Y	Kipp	Y	Rich	E
Danielson	Y	Kirkmeyer	N	Roberts	N

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

	YES 21	NO 7	EXCUSED 6	ABSENT 0	VACANT 1
Amabile	Y	Daugherty	E	Kolker	Y
Baisley	E	District 21	V	Lindstedt	Y
Ball	Y	Exum	Y	Liston	E
Bridges	Y	Frizell	E	Marchman	Y
Bright	N	Gonzales J.	Y	Mullica	Y
Carson	E	Hinrichsen	Y	Pelton B.	N
Catlin	N	Jodeh	Y	Pelton R.	N
Cutter	Y	Kipp	Y	Rich	E
Danielson	Y	Kirkmeyer	N	Roberts	Y

The Committee of the Whole took the following action:

- Passed on second reading: SB26-043, as amended.
- Laid over until Monday, March 2, 2026: SB26-021.

MESSAGE FROM THE HOUSE

February 27, 2026

Mr. President:

The House has adopted and transmits herewith HJR26-1019, as printed in House Journal, February 27, 2026.

COMMITTEE OF REFERENCE REPORTS (cont'd)

After consideration on the merits, the Committee recommends that **SB26-063** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Business,
Labor, &
Technology

Amend printed bill, page 2, line 8, strike "A TRANSPORTATION PROVIDER SHALL:".

Page 2, before line 9 insert:

"(b) A TRANSPORTATION PROVIDER SHALL:".

Page 2, strike line 16.

Page 2, line 18, strike "DRIVERS." and substitute "DRIVERS;".

Page 2, strike lines 19 through 24.

Page 3, strike lines 1 through 8 and substitute:

- "(VI) HANDLE ALL SCHEDULING, TRANSPORTATION, AND BILLING FOR TRANSPORTATION SERVICES PROVIDED BY THE TRANSPORTATION PROVIDER;
- (VII) MAINTAIN DETAILED RECORDS OF OPERATION AND REGISTRATIONS OR CREDENTIALS THE TRANSPORTATION PROVIDER IS REQUIRED TO COMPLY WITH AND WORK WITH THE TRANSPORTATION PROVIDER AND THE STATE DEPARTMENT TO PROVIDE TRANSPORTATION SERVICES;
- (VIII) CONDUCT THE ANNUAL PERFORMANCE REVIEW;
- (IX) PROMPTLY ADDRESS AND RESOLVE ALL CLIENT COMPLAINTS; AND
- (X) MAINTAIN AND UTILIZE A DAILY INSPECTION SHEET FOR VEHICLES USED TO PROVIDE TRANSPORTATION SERVICES."

Page 4, after line 1 insert:

"(h) THIS SUBSECTION (4) DOES NOT APPLY TO AN EMERGENCY MEDICAL SERVICES PROVIDER THAT PROVIDES NONEMERGENCY MEDICAL TRANSPORTATION SERVICES TO MEMBERS."

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-079** be **postponed indefinitely**.

Local
Government
& Housing

After consideration on the merits, the Committee recommends that **SB26-038** be **postponed indefinitely**.

Local
Government
& Housing

After consideration on the merits, the Committee recommends that **SB26-040** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 2, after line 1 insert:

"**SECTION 1.** In Colorado Revised Statutes, 29-32-103, **amend** (1)(a) as follows:

29-32-103. Transfers of money - permitted uses of the fund - continuous appropriation.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(1) (a) The affordable housing support fund is hereby created in the state treasury. The support fund consists of money deposited into it under subsections (1)(b)(II) and (3) of this section, AND UNDER SECTIONS 29-32-104 (3)(a.5)(II) AND 29-32-104 (3)(a.5)(III). The division of housing shall administer the support fund and expend the money in the support fund only for the purposes set forth in section 29-32-104 (3)(a), ~~(3)(a.5)~~, and (3)(b). The division of local government in the department of local affairs created in section 24-32-103 shall expend the money in the support fund only for the purposes set forth in section 29-32-104 (3)(c). Except as otherwise provided in subsection (1)(b) of this section, all money not expended or encumbered, and all interest earned on the investment or deposit of money in the support fund, remains in the support fund and does not revert to the general fund or any other fund at the end of any fiscal year. Except as otherwise provided in subsections (1)(b) and (1)(c) of this section and section 29-32-104 (3)(b)(II), all money transferred to the support fund pursuant to subsection (3) of this section AND SECTION 29-32-104 (3)(a.5) is continuously appropriated to the division of housing for the purposes set forth in section 29-32-104 (3)(a), ~~(3)(a.5)~~, INCLUDING FOR THE PAYMENT OF ADMINISTRATIVE EXPENSES OF THE PROGRAM CREATED IN SECTION 29-32-104 (3)(a.5), and (3)(b) and, to the extent allocated by the division of housing, to the division of local government for the purposes set forth in section 29-32-104 (3)(c)."

Renumber succeeding sections accordingly.

Page 2, line 2, after "**amend**" insert "(1)(a) and".

Page 2, line 3 strike "(3)(a)" and substitute "(3)(a); and **add** (3)(a.5)".

Page 3, after line 1 insert:

"(1) The office shall contract with the administrator. The office may select an administrator without a competitive procurement process but shall announce the contract opening publicly and select the administrator in a meeting that is open to the public, no less than seventy-two hours after notice of such meeting is publicly available. No single contract may exceed five years in duration. Upon the expiration of any contract term, the office may renew the contract with the same administrator or may select another administrator. The administrator selected by the office shall expend the money transferred to the financing fund in section 29-32-103 (2) that the administrator receives from the office to support the following programs only:

(a) A land banking program to be administered by the administrator. The program shall provide grants to local governments and tribal governments and loans to non-profit organizations with a demonstrated history of providing affordable housing to acquire and preserve land for the development of affordable housing. For purposes of this subsection (1)(a), "affordable housing" means rental housing that has a designated imputed income limit by household size not to exceed sixty percent of the area median income as established by the United States Department of Housing and Urban Development and published by the department or a statewide political subdivision or authority on housing, and regulated units in the project must have a gross rent limit that does not exceed thirty percent of the imputed income limitation applicable to the units and for-sale housing that could be purchased by a household with an annual income of at or below one hundred TWENTY percent of the area median income. Mixed use development is an allowable use of land purchased under this program if the predominant use of the land is affordable housing. Loans made by the program shall be forgiven if land acquired with the assistance of the program is properly zoned with an active plan for the development of affordable housing within 5 years of date the loan is made and if the development is permitted and funded within 10 years. The lender and borrower may establish additional terms if needed. If land acquired with the assistance of the program is not developed within the timeline above, the loan must be repaid, with interest, as soon as practical, but not more than six months after expiration of said timeline, unless the office agrees to extend all or a portion of the timeline in its reasonable discretion. Land acquired with the assistance of the program that is not developed within the timeline above may be used by the owner for any purpose upon payment of the loan with interest or, in exchange for a waiver of interest, conveyed to a state agency or other entity for the development of

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

affordable housing with the approval of the administrator. All principal and interest payments on loans made under this paragraph (a) SUBSECTION (1)(a) shall be paid to the administrator and used by the administrator for the purposes set forth in this subsection (1). As determined by the administrator, a minimum of 15% and a maximum of 25% of monies transferred to the financing fund annually may be used for the program. The administrator may utilize the funds it receives from the office for the program to pay for the costs of administering the program; except that the total combined annual administrative expenditures of money from the financing fund by the administrator and the office shall not exceed two percent of the funds the administrator receives from the office for the program for the state fiscal year."

1
2
3
4
5
6
7
8
9
10
11
12

Page 3, line 18, strike "income." and substitute "~~income~~. INCOME; EXCEPT THAT THE COST OF THE MONTHLY HOUSING PAYMENT MUST NOT BE CONSIDERED WHEN PROVIDING HOMEOWNERS WITH ASSISTANCE FOR HOME REHABILITATION."

13
14
15
16
17

Page 3, line 22, after "TO" insert "EITHER ONE HUNDRED TWENTY PERCENT OF THE AREA MEDIAN INCOME OF HOUSEHOLDS OF THAT SIZE IN THE TERRITORY OR JURISDICTION OF A LOCAL GOVERNMENT OR TRIBAL GOVERNMENT IN WHICH THE HOUSEHOLDS ARE LOCATED, OR"

18
19
20
21
22

Page 4, line 4, after "INCOME." insert "THE AREA MEDIAN INCOME ELECTION DESCRIBED IN THIS SUBSECTION (3)(a)(I) MUST BE MADE AT THE BEGINNING OF THE ASSISTANCE AGREEMENT AND MUST NOT BE REVOKED OR CHANGED UNTIL THE END OF THE ASSISTANCE AGREEMENT."

23
24
25
26
27

Page 4, line 8, after "hundred" insert "TWENTY".

28
29

Page 5, after line 4, insert:

30
31

"(3) (a.5) AN AFFORDABLE HOMEOWNERSHIP PROGRAM THAT MAKES CONSTRUCTION LOANS OR ENABLES LOAN GUARANTEES TO ELIGIBLE ORGANIZATIONS FOR PROJECT DEVELOPMENT.

32
33
34

(I) THE TERM OF ANY LOAN MADE PURSUANT TO THIS SUBSECTION (3)(a.5) MUST NOT EXCEED TWENTY-FOUR MONTHS AND MUST NOT BE RENEWED OR REISSUED FOR THE SAME PROJECT.

35
36
37

(II) ALL PRINCIPAL PAYMENTS ON ANY LOAN MADE PURSUANT TO THIS SUBSECTION (3)(a.5) SHALL BE PAID TO THE DIVISION, WHICH SHALL DEPOSIT THE MONEY IN THE STATE AFFORDABLE HOUSING SUPPORT FUND, CREATED IN SECTION 29-32-103 (1)(a), AND THE MONEY MUST BE USED TO FURTHER THE PURPOSES OF SUBSECTIONS (3)(a) OR (3)(b) OF THIS SECTION.

38
39
40
41
42

(III) ALL INTEREST PAYMENTS AND FEES PAID ON LOANS OR LOAN GUARANTEES MADE PURSUANT TO THIS SUBSECTION (3)(a.5) SHALL BE PAID TO THE DIVISION, WHICH SHALL DEPOSIT THE MONEY IN THE STATE AFFORDABLE HOUSING SUPPORT FUND, CREATED IN SECTION 29-32-103 (1)(a), AND THE MONEY MUST BE USED BY THE DIVISION FOR THE ADMINISTRATION OF THE PROGRAM CREATED IN THIS SUBSECTION (3)(a.5). THE CUMULATIVE INTEREST OR FEES CHARGED ON LOANS OR LOAN GUARANTEES THAT ARE COLLECTED BY THE DIVISION MUST NOT SUBSTANTIALLY EXCEED THE COST OF ADMINISTRATION OF THIS SUBSECTION (3)(a.5).

43
44
45
46
47
48
49
50
51

(IV) THE DIVISION SHALL DETERMINE HOW MUCH OF THE AVAILABLE FUNDING FROM THE STATE AFFORDABLE HOUSING SUPPORT FUND SHALL BE ALLOCATED TO THE PROGRAM DESCRIBED IN THIS SUBSECTION (3)(a.5), BUT SHALL NOT REDUCE FUNDING FOR THE PROGRAMS DESCRIBED IN SUBSECTIONS (3)(a) OR (3)(b) OF THIS SECTION TO SUPPORT THE PROGRAM DESCRIBED IN THIS SUBSECTION (3)(a.5)."

52
53
54
55
56
57

Page 6, line 12, strike "(a)".

58
59

Page 6, line 14, strike "INCOME, AN ELIGIBLE" and substitute "INCOME,".

60
61

Page 6, strike lines 15 through 27.

62
63

Page 7, strike lines 1 through 25 and substitute "THE DIVISION MAY APPROVE AN ELIGIBLE ORGANIZATION'S".

64
65
66

67

Page 8, strike lines 1 through 22 and substitute "29-32-104 (3)(a). THE SIX-MONTH MARKETING PERIOD SPECIFIED IN SUBSECTION (3)(c)(II) OF THIS SECTION DOES NOT APPLY TO THE PROCESS DESCRIBED IN THIS SUBSECTION(3).".

Renumber succeeding subsection accordingly.

Page 8, line 26, after "PROJECT." insert "THE DIVISION HAS THE AUTHORITY TO RENT OR ALLOW THE RENTAL OF A RESIDENTIAL UNIT CONSTRUCTED AS PART OF THE PROJECT.".

Page 9, line 2, strike "PROJECT." and substitute "PROJECT AND DEVELOP A PROCESS TO RETURN RENTED UNITS TO THE FOR-SALE MARKET.".

Page 9, after line 2 insert:

"(c) A HOMEOWNER MAY RENT A UNIT FUNDED PURSUANT TO SECTION 29-32-104 (3)(a) AS LONG AS THE UNIT REMAINS THEIR PRIMARY RESIDENCE.".

Local Government & Housing

After consideration on the merits, the Committee recommends that **SB26-080** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 2, strike lines 12 and 13.

Page 3, strike line 1 and substitute:

(1) "CHILD" HAS THE MEANING SET FORTH IN SECTION 19-1-103.

(2) "COUNCIL" MEANS THE CRADLE TO CAREER ADVISORY COUNCIL CREATED IN SECTION 26-25-104.".

Page 7, after line 22 insert:

(c) AN ELIGIBLE ENTITY THAT RECEIVES A GRANT AWARD PURSUANT TO THIS ARTICLE 25 MUST:

(I) COMPLY WITH ALL APPLICABLE STATE AND LOCAL HEALTH AND SAFETY REGULATIONS;

(II) REQUIRE ITS EMPLOYEES TO SUBMIT TO A NAME-BASED CRIMINAL HISTORY RECORD CHECK;

(III) REQUIRE EVIDENCE OF FINANCIAL RESPONSIBILITY, INCLUDING BONDING OR LICENSURE, FOR EMPLOYEES INVOLVED IN THE ELIGIBLE ENTITY'S FINANCIAL AFFAIRS;

(IV) COMPLY WITH THE REQUIREMENTS OF THE "COLORADO OPEN RECORDS ACT", PART 2 OF ARTICLE 72 OF TITLE 24;

(V) DELIVER SERVICES OR ACCEPT PROGRAM PARTICIPANTS WITHOUT REGARD TO RACE, COLOR, NATIONAL ORIGIN, CREED, SEX, GENDER IDENTITY, ETHNICITY, SEXUAL ORIENTATION, MENTAL OR PHYSICAL DISABILITY, ATHLETIC PERFORMANCE, PROFICIENCY IN THE ENGLISH LANGUAGE, OR PAST ACADEMIC OR DISCIPLINARY HISTORY; AND

(VI) COMPLY WITH ALL APPLICABLE STATE AND FEDERAL LAWS PROHIBITING DISCRIMINATION, INCLUDING TITLE IX OF THE FEDERAL "EDUCATION AMENDMENTS OF 1972", THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", SECTION 504 OF THE FEDERAL "REHABILITATION ACT OF 1973", AND TITLES VI AND VII OF THE FEDERAL "CIVIL RIGHTS ACT OF 1964.".

Reletter succeeding paragraph accordingly.

Page 7, after line 27 insert:

(6) THE STATE DEPARTMENT IS ONLY REQUIRED TO IMPLEMENT SECTIONS 26-25-103 (3), 26-25-103 (4), 26-25-103 (5), 26-25-104, 26-25-105, AND 26-25-106 IF THE SECTIONS BECOME EFFECTIVE PURSUANT TO SECTION 26-25-108. THE WORK OF THE STATE DEPARTMENT, THE BOARD, OR ANY OTHER ENTITY CONDUCTED PURSUANT TO THIS ARTICLE 25 IS CONTINGENT ON MONEY BEING AVAILABLE TO IMPLEMENT THIS ARTICLE 25.".

Page 8, line 1, strike "board" and substitute "council".

Page 8, strike lines 5 through 7.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Renumber succeeding subsections accordingly.

Page 8, line 10, strike "POSSESSES KNOWLEDGE OF" and substitute "IS AN EDUCATOR WITH EXPERIENCE IN".

Page 8, strike lines 18 through 22 and substitute:

"(II) THE PRESIDENT OF THE SENATE SHALL APPOINT A MEMBER WHO, AT THE TIME OF APPOINTMENT, HAS BEEN SERVING IN A PROFESSIONAL CAPACITY AT A COLORADO PUBLIC SCHOOL OR SCHOOL DISTRICT FOR AT LEAST THREE YEARS, AND WHO HAS HAD DIRECT RESPONSIBILITY FOR AND ACTIVELY PARTICIPATED IN THE IMPLEMENTATION OF A COMPREHENSIVE COMMUNITY SCHOOL STRATEGY.

(III) THE MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES SHALL APPOINT A REPRESENTATIVE OF AN ELIGIBLE ENTITY WHO HAS EXPERTISE IN ECONOMIC MOBILITY ISSUES."

Page 8, line 27, strike "SEPTEMBER 1, 2026." and substitute "ONE MONTH AFTER THE EFFECTIVE DATE OF THIS SECTION."

Page 9, strike lines 6 through 12 and substitute:

"(3) MEMBERS OF THE COUNCIL SERVE WITHOUT COMPENSATION.

(4) (a) NO LATER THAN TWO MONTHS AFTER THE EFFECTIVE DATE OF THIS SECTION, BUT NOT"

Page 9, line 15, strike "BOARD'S" and substitute "COUNCIL'S".

Page 9, line 19, strike "QUARTERLY." and substitute "TWO TIMES PER YEAR."

Page 12, line 10, after "(6)" insert "THE STATE DEPARTMENT SHALL BEGIN AWARDING GRANTS PURSUANT TO THIS ARTICLE 25 ONLY AFTER THE BALANCE OF THE FUND REACHES OR EXCEEDS NINE HUNDRED THOUSAND DOLLARS."

Page 12, line 27, strike "STATE".

Page 13, strike lines 1 through 4 and substitute "BALANCE OF THE FUND REACHES OR EXCEEDS NINE HUNDRED THOUSAND DOLLARS."

Page 15, line 11, strike "REPORT" and substitute "REPORT, THE AMOUNT OF GRANT MONEY AWARDED TO NON-PUBLIC ENTITIES THROUGH THE GRANT PROGRAM, INFORMATION ABOUT RELEVANT STAFF CREDENTIALS AND CERTIFICATIONS FOR EACH ELIGIBLE ENTITY THAT RECEIVES A GRANT THROUGH THE GRANT PROGRAM,".

Page 16, strike line 21 and substitute:

"26-25-108. Effective date - repeal of article - review of functions.

(1) SECTIONS 26-25-103 (3), 26-25-103 (4), 26-25-103 (5), 26-25-104, 26-25-105, AND 26-25-106 TAKE EFFECT IF THE DEPARTMENT RECEIVES AT LEAST NINE HUNDRED THOUSAND DOLLARS FOR THE PURPOSES OF THIS ARTICLE 25. THE EXECUTIVE DIRECTOR SHALL NOTIFY THE REVISOR OF STATUTES IN WRITING OF THE DATE ON WHICH THE CONDITION SPECIFIED IN THIS SUBSECTION (1) HAS OCCURRED BY EMAILING THE NOTICE TO REVISOROFSTATUTES.GA@COLEG.GOV. SECTIONS 26-25-103 (3), 26-25-103 (4), 26-25-103 (5), 26-25-104, 26-25-105, AND 26-25-106 TAKE EFFECT UPON THE DATE IDENTIFIED IN THE NOTICE THAT THE DEPARTMENT HAS RECEIVED AT LEAST NINE HUNDRED THOUSAND DOLLARS FOR THE PURPOSES OF THIS ARTICLE 25 OR, IF THE NOTICE DOES NOT SPECIFY THAT DATE, UPON THE DATE OF THE NOTICE TO THE REVISOR OF STATUTES."

Page 16, line 22, before "THIS" insert "(2)".

Strike "STUDENTS" and substitute "STUDENTS THAT SUPPLEMENT BUT DO NOT SUPPLANT INSTRUCTIONAL TIME" on **Page 5**, line 9; and **Page 14**, line 20.

Strike "BOARD" and substitute "COUNCIL" on: **Page 6**, lines 9 and 27; **Page 7**, line 27; **Page 8**, lines 3, 8, 23, 25, and 27; **Page 9**, lines 1, 2, 14, 15, 17 two times, 19, 20, and 22; **Page 11**, lines 20, 24, 25, and 27; **Page 12**, lines 2 and

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

6; and **Page 17**, line 6.

INTRODUCTION OF RESOLUTIONS

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

HJR26-1019 by Representative(s) Ricks; also Senator(s) Jodeh--Concerning the recognition of Caregiving Youth Day.

Laid over until Monday, March 2, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-132 by Senator(s) Roberts and Carson; also Representative(s) Joseph--Concerning a requirement that a law enforcement officer offer a voluntary preliminary screening test for alcohol to a driver.
Judiciary

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the calendar of Friday, February 27 was laid over until Monday, March 2, retaining its place on the calendar.

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Monday, March 2, 2026.

Approved:

Cathy Kipp
President *Pro Tem*

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

48th Legislative Day Monday, March 2, 2026

- Prayer By Senator Ball.
- Call to Order By the President at 10:00 a.m.
- Roll Call Present--35
Remote--1, Daugherty.
- Quorum The President announced a quorum present.
- Pledge By Senator Exum.
- Approval of the Journal On motion of Senator Pelton B., the Journal of Friday, February 27, 2026, was approved as corrected by the Secretary.

SENATE SERVICES REPORT

Correctly Printed: SB26-132.
 Correctly Engrossed: SB26-043; SJR26-014.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SR26-003 by Senator(s) Snyder and Baisley; --Concerning designating March as "Arts Education Month" in Colorado.

On motion of Senator Snyder, the resolution was read at length and **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Sullivan, Wallace, Weissman, and Zamora Wilson.

HJR26-1019 by Representative(s) Ricks; also Senator(s) **Jodeh**--Concerning the recognition of Caregiving Youth Day.

On motion of Senator Jodeh, the resolution was read at length and **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1035 by Representative(s) Soper and Woodrow, Camacho; also Senator(s) Weissman and Frizell, Roberts, Carson--Concerning the enactment of the Colorado Revised Statutes 2025 as the positive and statutory law of the state of Colorado.

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

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Jodeh, Kipp, and Wallace.

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:

SB26-053 by Senator(s) Kirkmeyer and Mullica; also Representative(s) Clifford and Gonzalez R.--Concerning the expansion of eligible borrowers for mortgages through the Colorado housing and finance authority.

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

YES	29	NO	6	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Carson, Coleman, Daugherty, Frizell, Kipp, Lindstedt, Liston, Pelton B., Roberts, and Snyder.

HB26-1064 by Representative(s) Jackson and Rydin; also Senator(s) **Amabile**--Concerning modifications to the youthful offender system.

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

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Ball, Coleman, Cutter, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Marchman, Wallace, and Weissman.

SB26-043 by Senator(s) Sullivan; also Representative(s) Froelich and Brown--Concerning the regulation of firearm barrel transfers, and, in connection therewith, creating a criminal penalty for the unlawful sale of a firearm barrel.

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

YES	19	NO	16	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	N	Exum	Y	Liston	N	Snyder	N
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

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

Co-sponsor(s) added: Coleman, Cutter, Danielson, Jodeh, Kipp, Kolker, Wallace, and Weissman.

Committee of the Whole On motion of Senator Wallace, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Wallace was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

SB26-059 by Senator(s) Cutter; also Representative(s) Lindsay--Concerning a prohibition on a member or member-elect of the general assembly holding multiple elected offices.

Amendment No. 1, State, Veterans & Military Affairs Committee Amendment.
(Printed in Senate Journal, February 25, page(s) 245-246 and placed in members' bill files.)

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

SB26-050 by Senator(s) **Marchman and Bright**; --Concerning certain disclosures of policies that a child care center must provide to the caregivers of children being served at the child care center.

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

SB26-051 by Senator(s) **Ball**; also Representative(s) Paschal--Concerning age attestation for users of computing devices.

Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, February 25, page(s) 247 and placed in members' bill files.)

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

SB26-110 by Senator(s) **Bright and Mullica**; --Concerning revision of public assistance final disposition expense terms.

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

SB26-061 by Senator(s) **Rich and Roberts**; also Representative(s) Lukens and Richardson--Concerning a change to legal notice publication requirements for a county without a requisite legal newspaper.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, February 26, page(s) 256-257 and placed in members' bill files.)

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

SB26-026 by Senator(s) **Catlin**; also Representative(s) Lieder and Winter T.--Concerning increasing the gross vehicle weight rating limit for a passenger motor vehicle for which the use of a child restraint system is required.

Ordered engrossed 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 Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-059 as amended, SB26-050, SB26-051 as amended, SB26-110, SB26-061 as amended, SB26-026.

Committee of the Whole

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-021

by Senator(s) **Mullica and Simpson**, Hinrichsen, Exum; also Representative(s) Barron and Paschal, Stewart R., Lindsay, Jackson--Concerning authorizing the clean fleet enterprise to encourage the replacement of high-emitting trucks with low-emitting trucks in motor vehicle fleets.

Amendment No. 1, Transportation & Energy Committee Amendment.

(Printed in Senate Journal, February 24, page(s) 231-232 and placed in members' bill files.)

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

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-021 as amended.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
STATE HISTORICAL SOCIETY BOARD OF DIRECTORS

for terms expiring July 1, 2028:

Bonnie Gross of Denver, Colorado, appointed;

Nancy Chisholm of Lakewood, Colorado, reappointed;

Zebulon Miracle of Grand Junction, Colorado, reappointed;

Jennifer "Kim" MacDonnell of La Animas, Colorado, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
SECURITIES BOARD

effective July 2, 2025 for a term expiring July 1, 2028:

Andrea Genschaw of Louisville, Colorado, to serve as a certified public accountant, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
STATE BOARD OF EQUALIZATION

for terms expiring September 2, 2029:

Rosalind Saucedo of Pueblo, Colorado, to serve as a member with knowledge of property taxation, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
COLORADO HOUSING AND FINANCE
AUTHORITY BOARD OF DIRECTORS

for terms expiring July 1, 2029:

Willa Williford of Crested Butte, Colorado, to serve as a member representing the public, appointed;

Melinda Pollack of Denver, Colorado, to serve as a member representing the public, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
BOARD OF TRUSTEES FOR FORT LEWIS COLLEGE

effective January 1, 2026, for a term expiring December 31, 2029:

Paul Major of Telluride, Colorado, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
BOARD OF TRUSTEES FOR THE
UNIVERSITY OF NORTHERN COLORADO

effective January 1, 2026 for a term expiring December 31, 2029:

Annette Martinez of Windsor, Colorado, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
CLEAN FLEET ENTERPRISE

effective September 29, 2025 for terms expiring September 28, 2029:

Will Allison of Denver, Colorado, to serve as a member with expertise in air pollution reduction, reappointed;

John Tayer of Boulder, Colorado, to serve as a member with expertise in business or supply chain management, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
CLEAN FLEET ENTERPRISE

for a term expiring September 28, 2028:

Olga Mijares of Commerce City, Colorado, to serve as an individual from a disproportionately impacted community, occasioned by the resignation of Jose Guardiola of Commerce City, Colorado, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

CONSIDERATION OF GOVERNOR'S APPOINTMENTS

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by a roll call vote:

MEMBERS OF THE
PUBLIC EMPLOYEES' RETIREMENT BENEFIT PLANS

for a term expiring July 10, 2028:

Cynthia Loh of Boulder, Colorado, to serve as a representative with experience and competence in investment, management, finance, banking, economics, accounting pension administration or actuarial analysis, occasioned by the resignation of Taylor McLemore of Denver, Colorado, appointed;

effective July 11, 2025 for a term expiring July 10, 2029:

Andrew Schrepf of Denver, Colorado to serve as a representative with experience and competence in investment, management, finance, banking, economics, accounting pension administration or actuarial analysis, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

INTRODUCTION OF BILLS -- FIRST READING

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

- HB26-1017** by Representative(s) Espenoza and Zokaie; also Senator(s) **Weissman**--Concerning prohibiting an insurer from receiving restitution through the criminal restitution process. Judiciary
- HB26-1103** by Representative(s) Garcia and Goldstein; also Senator(s) **Cutter**--Concerning amending specific legal processes for certain vulnerable populations. Judiciary
- HB26-1114** by Representative(s) Stewart R. and Woodrow; also Senator(s) **Ball**--Concerning an allowed minimum lot size for subject jurisdictions. Local Government & Housing
- HB26-1146** by Representative(s) Phillips and Hamrick; also Senator(s) **Kolker and Kipp**--Concerning allowing approved facility schools to affiliate with the public employees' retirement association. Finance

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SB26-010 and 052.

COMMUNICATION FROM THE SECRETARY OF STATE

State of Colorado
Department of State

UNITED STATES OF AMERICA, } ss. CERTIFICATE STATE OF COLORADO

I, Jena Griswold, Secretary of State, certify that the attached is a true and exact copy of the Nomination by Vacancy Committee as filed in this office on February 26, 2026 by the Democratic 21st Senate District Vacancy Committee, appointing Adrienne H. Benavidez to fill the vacancy in the office of Colorado State Senate, District 21, caused by the resignation of the honorable Dafna Michaelson Jenet.

In testimony whereof I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this 2nd day of March 2026.

(signed)
Jena Griswold
Secretary of State

State of Colorado
Department of State

UNITED STATES OF AMERICA, } ss. CERTIFICATE STATE OF COLORADO

I, Jena Griswold, Secretary of State, certify that the attached is a true and exact copy of the Acceptance of Nomination by Vacancy Committee as filed in this office on February 26, 2026 by Adrienne Benavidez, accepting the appointment of the Democratic 21st Senate District Vacancy Committee to fill the vacancy in the office of Colorado State Senate, District 21, caused by the resignation of the honorable Dafna Michaelson Jenet.

In testimony whereof I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this 2nd day of March 2026.

(signed)
Jena Griswold
Secretary of State

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Tuesday, March 3, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

49th Legislative Day Tuesday, March 3, 2026

- Prayer 10
By Senator Catlin. 11
- Call to 12
Order 13
By the President at 9:00 a.m. 14
- Roll Call 15
Present--35. 16
Remote--1, Daugherty. 17
- Quorum 18
The President announced a quorum present. 19
- 20
21
On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected 22
to the Senate having voted in the affirmative, Senate Rule 1 (b) was suspended to allow a 23
person other than a Senator to lead the Pledge of Allegiance. 24
- Pledge 25
By Elmer. 26
- Approval of 27
the Journal 28
On motion of Senator Pelton B., the Journal of Monday, March 2, 2026, was approved as 29
corrected by the Secretary. 30

SENATE SERVICES REPORT

- Correctly Engrossed:** SB26-021, 026, 050, 051, 059, 061, and 110; SR26-003. 35
- Correctly Reengrossed:** SB26-043 and 053. 36
- Correctly Revised:** HJR26-1019. 37
- Correctly Rerevised:** HB26-1035 and 1064. 38

COMMITTEE OF REFERENCE REPORTS

- Judiciary 39
After consideration on the merits, the Committee recommends that **SB26-095** be **amended** 40
as follows, and as so amended, be referred to the Committee of the Whole with favorable 41
recommendation and with a recommendation that it be placed on the consent calendar. 42
- Amend printed bill, page 4, strike lines 4 through 14. 43
- ReNUMBER succeeding sections accordingly. 44
- Page 5, lines 15 and 16, strike "A VICTIM-SURVIVOR OF A CRIME INVOLVING" 45
and substitute "AN INDIVIDUAL WHO IS ALLEGED TO BE A VICTIM OF A CRIME 46
CHARGED IN THE PRESENT CASE WHICH INVOLVES". 47
- Page 7, line 21, strike "TITLE 24." and substitute "TITLE 24, OR ANY OTHER 48
APPLICABLE FEDERAL, STATE, OR TRIBAL LAW.". 49
- Page 8, line 7, strike "AN ARBITRATION AGREEMENT" and substitute "A 50
PREDISPUTE ARBITRATION AGREEMENT AND PREDISPUTE JOINT-ACTION 51
WAIVER". 52
- Page 8, line 9, strike "ARBITRATION AGREEMENT," and substitute "PREDISPUTE 53
ARBITRATION AGREEMENT OR PREDISPUTE JOINT-ACTION WAIVER,". 54
- Page 8, line 10, strike "AN ARBITRATION AGREEMENT," and substitute "A 55
56 57 58 59 60 61 62 63 64 65 66 67

PREDISPUTE ARBITRATION AGREEMENT OR PREDISPUTE JOINT-ACTION WAIVER,".

Page 8, line 11, strike "ARBITRATION AGREEMENT" and substitute "PREDISPUTE ARBITRATION AGREEMENT OR PREDISPUTE JOINT-ACTION WAIVER".

Page 8, after line 25 insert:

"(a) "CLOSED-CIRCUIT TELEVISION" MEANS A DIRECT, CLOSED-LOOP AUDIO AND VIDEO TRANSMISSION SYSTEM THAT ALLOWS PRIVATE VIEWING AND IS NOT PUBLICLY BROADCAST, AND MAY INCLUDE THE USE OF OTHER DIGITAL OR WIRELESS TECHNOLOGIES."

Reletter succeeding paragraphs accordingly.

Page 9, line 26, strike "TRAUMA;" and substitute "TRAUMA, SUCH THAT THE VICTIM-SURVIVOR WOULD NOT BE ABLE TO REASONABLY COMMUNICATE;"

Page 10, line 7, strike "AN EVIDENTIARY" and substitute "A".

Page 10, lines 8 and 9, strike "IN THE COURTROOM AND".

Page 10, strike lines 11 through 14 and substitute "EMOTIONAL DISTRESS OR TRAUMA, SUCH THAT THE VICTIM-SURVIVOR WOULD NOT BE ABLE TO REASONABLY COMMUNICATE."

Page 11, line 16, strike "TWELVE" and substitute "EIGHTEEN".

Page 11, line 20, strike "TWELVE" and substitute "EIGHTEEN".

Page 12, line 23, strike "and (3)(c)(VII);" and substitute "(3)(c)(VII), and (3)(d);".

Page 13, after line 21 insert:

- "(d) The following members, appointed by the governor:
 - (I) A representative of the division of criminal justice in the department of public safety who has oversight of the statewide sexual assault evidence collection kit tracking system created in section 24-33.5-113.5; and
 - (II) A representative of the division of criminal justice in the department of public safety who has oversight of federal and state victim service funding and victim rights compliance; AND
 - (III) A REPRESENTATIVE OF THE CRIME LABORATORY OPERATED BY THE COLORADO BUREAU OF INVESTIGATION."

Judiciary After consideration on the merits, the Committee recommends that **HB26-1020** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Trans- The Committee on Transportation & Energy 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 AERONAUTICAL BOARD

for terms expiring December 19, 2028:

Leslie Summey of Denver, Colorado, to serve as a representative of local government that operates airports on the Eastern Slope, reappointed;

Brianna Lehman of Lafayette, Colorado, to serve as a resident of a community affected by general aviation airport traffic or traffic at a commercial airport at which there is significant general aviation activity, reappointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Trans-
portation &
Energy

The Committee on Transportation & Energy 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 AERONAUTICAL BOARD

for a term expiring December 19, 2028:

Gigi Dennis of Monte Vista, Colorado, to serve as a representative of local government that operates airports on the western slope, appointed.

Education

The Committee on Education has had under consideration and has had a hearing on the following appointments and recommends that the appointments be confirmed:

MEMBER OF THE
BOARD OF TRUSTEES OF THE
COLORADO SCHOOL OF MINES

effective January 1, 2026 for a term expiring December 31, 2029:

Stephen Fenberg of Boulder, Colorado, to serve as an non-alumnus of the school, appointed.

Education

The Committee on Education 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
BOARD OF TRUSTEES OF THE
COLORADO SCHOOL OF MINES

for a term expiring December 31, 2028:

Wendy Lea of Boulder, Colorado, to serve as a non-alumnus of the school, occasioned by the passing of Judith Steinberg of Aspen, Colorado, appointed;

effective January 1, 2026 for a term expiring December 31, 2029:

David Lawler of Denver, Colorado, to serve as an alumnus of the school, reappointed.

Education

After consideration on the merits, the Committee recommends that **SB26-078** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 4, strike lines 11 through 15 and substitute "campuses;
AND

(b) The institution whose campus is established under and specified in section 23-20-101 (1)(b); ~~but limited to~~ EXCEPT THAT, FOR BUILDINGS LOCATED WITHIN THE GROUNDS OF THE AURARIA HIGHER EDUCATION CENTER CREATED IN PART 70 OF THIS ARTICLE 23, "QUALIFIED STATE INSTITUTION OF HIGHER EDUCATION" MEANS ONLY THOSE BUILDINGS THAT ARE CONSTRUCTED OR WHOLLY RENOVATED FROM MONEY HELD BY THE UNIVERSITY OF COLORADO AT DENVER AND THAT ARE CURRENTLY OWNED, OPERATED, AND MAINTAINED BY THE UNIVERSITY OF COLORADO AT DENVER, INCLUDING the buildings located in Denver at ~~1380 Lawrence street, 1250 Fourteenth street, and 1475 Lawrence street;~~ and 1191 LARIMER STREET, 1201 LARIMER STREET, AND 1355 TWELFTH STREET."

Page 5, strike lines 3 through 7 and substitute "campuses; AND

(b) The institution whose campus is established under and specified in section 23-20-101 (1)(b); ~~but limited to~~ EXCEPT THAT, FOR BUILDINGS LOCATED WITHIN THE GROUNDS OF THE AURARIA HIGHER EDUCATION CENTER CREATED IN PART 70 OF THIS ARTICLE 23, "QUALIFIED STATE INSTITUTION OF HIGHER EDUCATION" MEANS ONLY THOSE BUILDINGS THAT ARE CONSTRUCTED OR WHOLLY RENOVATED FROM MONEY HELD BY THE UNIVERSITY OF COLORADO AT DENVER AND THAT ARE CURRENTLY OWNED, OPERATED, AND MAINTAINED BY THE UNIVERSITY OF COLORADO AT DENVER, INCLUDING the buildings located

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

in Denver at ~~1380 Lawrence street, 1250 Fourteenth street, and 1475 Lawrence street, and~~ 1191 LARIMER STREET, 1201 LARIMER STREET, AND 1355 TWELFTH STREET."

Strike page 9.

Page 10, strike lines 1 through 12.

Re-number succeeding sections accordingly.

Page 10, line 15, strike "**directive**" and substitute "**and commission directives**".

Page 10, line 16, strike "**definition - repeal.**" and substitute "**definitions.**".

Page 10, strike lines 18 through 27 and substitute "REQUIRES:

(a) "INSTITUTION OF HIGHER EDUCATION" MEANS:
(I) A STATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-18-102 (10);

(II) A LOCAL DISTRICT COLLEGE, AS DEFINED IN SECTION 23-71-102 (1)(a);

(III) AN AREA TECHNICAL COLLEGE, AS DEFINED IN SECTION 23-60-103 (1); AND

(IV) A PARTICIPATING PRIVATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-18-102 (7).

(b) (I) "STATEWIDE INSTITUTIONAL AND STUDENT DATA" MEANS DATA, IN ANY FORMAT, PROVIDED BY AN INSTITUTION OF HIGHER EDUCATION TO THE DEPARTMENT OR ANOTHER STATE AGENCY.

(II) "STATEWIDE INSTITUTIONAL AND STUDENT DATA" DOES NOT INCLUDE NEW DATA POINTS CREATED THROUGH THE COMBINATION OF INSTITUTIONAL AND STUDENT DATA WITH OTHER STATE ADMINISTRATIVE DATA OR PUBLICLY AVAILABLE INFORMATION.

(2) (a) THIS SUBSECTION (2) CODIFIES THE DATA ADVISORY GROUP THAT EXISTS AS OF THE EFFECTIVE DATE OF THIS SECTION AND THAT IS FACILITATED BY THE DEPARTMENT. THE DATA ADVISORY GROUP SHALL CONTINUE TO OPERATE WITHIN EXISTING RESOURCES TO SERVE IN AN ADVISORY CAPACITY TO THE DEPARTMENT AND THE COMMISSION REGARDING DATA COLLECTION, REPORTING, ACCESS, AND USE PURSUANT TO THIS TITLE 23.

(b) THE DATA ADVISORY GROUP CONSISTS OF REPRESENTATIVES FROM INSTITUTIONS OF HIGHER EDUCATION AND THE DEPARTMENT, AS FOLLOWS:

(I) (A) ONE REPRESENTATIVE FROM EACH GOVERNING BOARD OF A STATE INSTITUTION OF HIGHER EDUCATION;

(B) GOVERNING BOARDS THAT HAVE A SYSTEM COMPRISED OF MORE THAN ONE CAMPUS MAY HAVE ADDITIONAL REPRESENTATIVES FOR EACH CAMPUS AND SYSTEM OFFICE;

(II) AT LEAST ONE REPRESENTATIVE FROM THE LOCAL DISTRICT COLLEGES;

(III) AT LEAST ONE REPRESENTATIVE FROM THE AREA TECHNICAL COLLEGES;

(IV) ONE REPRESENTATIVE FROM EACH PARTICIPATING PRIVATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-18-102 (7); AND

(V) AT LEAST ONE REPRESENTATIVE FROM THE DEPARTMENT.

(c) PARTICIPATION FROM EACH INSTITUTION OF HIGHER EDUCATION IN THE DATA ADVISORY GROUP IS VOLUNTARY.

(d) THE DATA ADVISORY GROUP IS ADVISORY ONLY AND DOES NOT HAVE DECISION-MAKING OR BINDING AUTHORITY OVER THE DEPARTMENT OR THE COMMISSION.

(3) (a) THE DUTIES AND RESPONSIBILITIES OF THE DATA ADVISORY GROUP INCLUDE ADVISING ON:

(I) THE DEVELOPMENT AND MAINTENANCE OF POLICIES AND PROCEDURES FOR THE COLLECTION, STORAGE, AND USE OF DATA FROM INSTITUTIONS OF HIGHER EDUCATION BY THE DEPARTMENT PURSUANT TO THIS TITLE 23, INCLUDING DATA COLLECTED THROUGH THE STUDENT UNIT RECORD DATA SYSTEM OR A SUCCESSOR SYSTEM;

(II) THE IMPLEMENTATION OF NEW DATA COLLECTION AND REPORTING REQUIREMENTS RESULTING FROM LEGISLATION;

(III) THE SHARING OF STATEWIDE INSTITUTIONAL AND STUDENT DATA;

(IV) LEGISLATION THAT AFFECTS INSTITUTIONAL DATA COLLECTION

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

AND REPORTING; AND

(V) THE DEVELOPMENT OF GUIDELINES FOR DATA AGGREGATION AND SUPPRESSION WITHIN DATA PRIVACY LAWS AND INDUSTRY BEST PRACTICES REGARDING PERSONALLY IDENTIFYING INFORMATION.

(4) (a) THE COMMISSION SHALL CONSULT WITH THE DATA ADVISORY GROUP TO ESTABLISH POLICIES THAT:

(I) INCLUDE PROCEDURES FOR THE DATA ADVISORY GROUP TO DEVELOP AND SUBMIT RECOMMENDATIONS;

(II) ARTICULATE HOW THE DATA ADVISORY GROUP WILL HAVE THE DATA, REPORTING, AND INFORMATION NECESSARY TO PERFORM THEIR ADVISORY ROLE;

(III) INCLUDE A PROCESS FOR SHARING AGGREGATED STATEWIDE DATA DERIVED FROM STATEWIDE INSTITUTIONAL AND STUDENT DATA;

(IV) INCLUDE A PROCESS FOR SHARING DE-IDENTIFIED STATEWIDE DATA DERIVED FROM STATEWIDE INSTITUTIONAL AND STUDENT DATA;

(V) INCLUDE PROCEDURES THAT ENSURE SUFFICIENT TIME TO REVIEW DRAFT REPORTING AND SUPPORTING DATA THAT IS DERIVED FROM STATEWIDE INSTITUTIONAL AND STUDENT DATA AND THAT IS RELATED TO FUNDING OR RESOURCE ALLOCATION, LEGISLATIVE REPORTS, OR STRATEGIC PLANNING; AND

(VI) ENSURE THAT ALL DATA AND REPORTING SHARED BETWEEN THE DEPARTMENT, THE DATA ADVISORY GROUP, AND THE COMMISSION:

(A) SEEKS TO MAXIMIZE DATA TRANSPARENCY BETWEEN ENTITIES;

(B) SEEKS TO MINIMIZE THE TIME LAPSED BETWEEN DATA SUBMISSIONS AND AVAILABILITY OF DATA AND REPORTING;

(C) INCLUDES DATA FROM ALL PARTICIPATING INSTITUTIONS;

(D) PROVIDES DETAIL BY INSTITUTION AND GOVERNING BOARD; AND

(E) IS SUFFICIENT TO ALLOW FOR VALIDATION BY INSTITUTIONAL STAFF.

(b) THE COMMISSION RETAINS FINAL AUTHORITY OVER DATA POLICY AND MAY PROVIDE REASONING OF FINAL DECISIONS TO THE DATA ADVISORY GROUP.

(c) TO ACCOMPLISH ITS DUTIES, THE DATA ADVISORY GROUP SHALL MEET AT LEAST QUARTERLY."

Strike page 11.

Page 12, strike line 1.

Strike "means" and substitute "means:" on: **Page 4**, lines 6 and 25.

Strike "(a) one" and substitute "(a) One" on: **Page 4**, lines 7 and 26.

Strike "**23-20-101 (1)(b)**," on: **Page 4**, line 9; and **Page 5**, line 1.

MESSAGE FROM THE HOUSE

March 2, 2026
Mr. President:

The House has adopted and returns herewith SJR26-014.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1051.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1011, HB26-1058, and HB26-1098, amended as printed in House Journal, February 26, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1144 and HB26-1133, amended as printed in House Journal, February 27, 2026.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE REVISOR OF STATUTES

March 2, 2026
To:Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1051.
Without comment, as amended, HB26-1011, 1058, 1098, 1133, and 1144.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

HJR26-1018 by Representative(s) Richardson and Boesenecker; also Senator(s) Pelton R.--Concerning the designation of State Highway 86 through Elbert County as the Plains-to-Pines Scenic Corridor.

On motion of Senator Pelton R., the resolution was read at length and **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

SB26-059 by Senator(s) **Cutter and Ball**; also Representative(s) Lindsay--Concerning a prohibition on a member of the general assembly holding multiple elected offices.

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

YES	26	NO	9	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	Y
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Lindstedt, Wallace, and Weissman.

SB26-050 by Senator(s) **Marchman and Bright**; also Representative(s) Joseph and Soper-- Concerning certain disclosures of policies that a child care center must provide to the caregivers of children being served at the child care center.

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

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Exum, Gonzales J., Hinrichsen, Kipp, and Wallace.

SB26-051 by Senator(s) Ball and Liston; also Representative(s) Paschal and Ricks--Concerning age attestation for users of computing devices.

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

YES	28	NO	7	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	Y	Kolker	N	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	N	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	N	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Hinrichsen.

SB26-110 by Senator(s) **Bright and Mullica**; also Representative(s) Barron--Concerning revision of public assistance final disposition expense terms.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Carson, Coleman, Exum, Kipp, Kirkmeyer, and Snyder.

SB26-061 by Senator(s) **Rich and Roberts**; also Representative(s) Lukens and Richardson--Concerning a change to legal notice publication requirements for a county without a requisite legal newspaper.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Carson, Coleman, Kipp, Liston, Marchman, and Pelton R.

SB26-026 by Senator(s) Catlin and Mullica; also Representative(s) Lieder and Winter T.--Concerning increasing the gross vehicle weight rating limit for a passenger motor vehicle for which the use of a child restraint system is required.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Bright, Coleman, Daugherty, Exum, Frizell, Jodeh, Kirkmeyer, Liston, Pelton B., Roberts, and Snyder.

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:

SB26-021

by Senator(s) Mullica and Simpson, Hinrichsen, Exum; also Representative(s) Barron and Paschal, Stewart R., Lindsay, Jackson--Concerning authorizing the clean fleet enterprise to encourage the replacement of high-emitting trucks with low-emitting trucks in motor vehicle fleets.

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

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Benavidez, Catlin, Coleman, Daugherty, Jodeh, Kipp, Lindstedt, Marchman, Roberts, Snyder, and Wallace.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the General Orders -- Second Reading of Bills Calendar SB26-063, and SB26-040 of Tuesday, March 3, was laid over until Wednesday, March 4, retaining its place on the calendar.

CONSIDERATION OF GOVERNOR'S APPOINTMENTS -- CONSENT CALENDAR

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE COLORADO TOURISM OFFICE BOARD OF DIRECTORS

for a term expiring June 1, 2026:

Liz Agostin of Tabernash, Colorado, to serve as an at large member from tourism-based industries, occasioned by the resignation of Alexander Boian of Erie, Colorado, appointed;

for a term expiring June 1, 2027:

Caroline Glover of Denver, Colorado, to serve as a representative of the food, beverage and restaurant industry, occasioned by the resignation of Dana Rodriguez of Westminster, Colorado, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora Wilson	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

for terms expiring June 1, 2029:

Meagan Leatham of Colorado Springs, Colorado, to serve as a representative of a cultural event and facilities group, appointed;

George Karayiannakis of Denver, Colorado, to serve as an at-large member from tourism-based industries, appointed;

Lisa Boyer of Denver, Colorado to serve as a representative of private travel attractions and casinos, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SR26-003.

DELIVERY TO THE GOVERNOR

To the Governor for signature on Monday, March 02, 2026, at 1:00 PM: SB26-010 and 052.

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

March 3, 2026
Mr. President:

The House has adopted and returns herewith SJR26-013.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1189.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1039, HB26-1044, HB26-1135, HB26-1134, and HB26-1113, amended as printed in House Journal, March 2, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

March 3, 2026
To:Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1189.
Without comment, as amended, HB26-1039, 1044, 1113, 1134, and 1135.

INTRODUCTION OF BILLS -- FIRST READING

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

- HB26-1010** by Representative(s) Willford and Jackson; also Senator(s) Danielson--Concerning increasing support for older adults in the workforce.
Business, Labor, & Technology
- HB26-1024** by Representative(s) Keltie and Rydin; also Senator(s) Frizell and Marchman--Concerning raising the age of a child who may be voluntarily relinquished from seventy-two hours old to thirty days old or younger.
Health & Human Services
- HB26-1031** by Representative(s) Soper and Martinez, McCluskie, McCormick; also Senator(s) Roberts and Catlin, Bridges--Concerning protections for certain agricultural products grown in Colorado.
Agriculture & Natural Resources
- HB26-1099** by Representative(s) Titone and Nguyen; also Senator(s) Kolker and Marchman--Concerning protecting the financial condition of common interest communities.
Local Government & Housing

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-013 and 014.
The President has signed: HJR26-1018, HJR26-1019.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m.,
Wednesday, March 4, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

50th Legislative Day Wednesday, March 4, 2026

- Prayer 10
By the chaplain, Pastor Vern Rempel, Mountain Community Mennonite Church. 11
- Call to Order 12
By the President at 9:00 a.m. 13
- Roll Call 14
Present--34. 15
Excused--1, Danielson. 16
Remote--1, Daugherty. 17
- Quorum 18
The President announced a quorum present. 19
- Pledge 20
By Senator Weissman. 21
- Approval of the Journal 22
On motion of Senator Pelton B., the Journal of Tuesday, March 3, 2026, was approved as 23
corrected by the Secretary. 24

SENATE SERVICES REPORT

Correctly Reengrossed: SB26-021, 026, 050, 051, 059, 061, and 110. 25
Correctly Revised: HB26-1018. 26
Correctly Enrolled: SJR26-013 and 014; SR26-003. 27

COMMITTEE OF REFERENCE REPORTS

- Finance 28
After consideration on the merits, the Committee recommends that **SB26-117** be **amended** 29
as follows, and as so amended, be referred to the Committee on Appropriations with 30
favorable recommendation. 31
- Amend printed bill, page 2, line 14, strike "(2)(i) and" and substitute "(2)(f), 32
(2)(i), and" and insert "(2)(l)," after "(2)(k),". 33
- Page 2, after line 18 insert: 34
- "(f) Without limit to number, the types of locations where tickets or 35
shares may be sold; except that the commission shall not promulgate any rule, 36
issue any order, or adopt any policy or interpretation ~~before July 1, 2017~~; that 37
authorizes or permits the purchase of tickets, including instant scratch tickets, 38
or shares by means of the internet, telephone, computer, or any other electronic 39
device or equipment that the purchaser can access or use to purchase lottery 40
tickets other than by doing so personally at a licensed lottery sales agent's 41
physical place of business EXCEPT AS OTHERWISE PROVIDED BY THE 42
COMMISSION PURSUANT TO SUBSECTION (2)(l) OF THIS SECTION;". 43
- Page 3, strike line 2. 44
- Page 3, line 5, strike "LICENSEE." and substitute "LICENSEE; AND". 45
- Page 3, after line 5 insert: 46
- "(l) NOTWITHSTANDING SUBSECTION (2)(k) OF THIS SECTION, THE 47
CONDITIONS UNDER WHICH A COURIER, IN EXCHANGE FOR A FEE, MAY TRANSMIT 48
LOTTERY TICKETS, INCLUDING INSTANT SCRATCH TICKETS, THAT HAVE BEEN 49
ORDERED BY AN ADULT PURCHASER, WHETHER THE TRANSACTION BETWEEN THE 50
COURIER AND THE PURCHASER IS INITIATED OR COMPLETED IN PERSON OR 51
ONLINE.". 52

Finance

After consideration on the merits, the Committee recommends that **HB26-1115** 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 8, line 15, strike "**add**" and substitute "**amend** (10); and **add** (9.7), (9.9), and".

Page 8, after line 19 insert:

"(9.7) "PROVIDER" MEANS A PERSON THAT PROVIDES PREPAID WIRELESS TELECOMMUNICATIONS SERVICE.

(9.9) "PURCHASE" MEANS EXCHANGES OF MONEY AND EXCHANGES OF NONMONETARY CONSIDERATION, SUCH AS CONSUMER INFORMATION REQUIRED FOR REIMBURSEMENT CLAIMS UNDER FEDERALLY SUPPORTED SERVICES OR PROGRAMS.

(10) "Retail transaction" means the purchase of prepaid wireless telecommunications service from a seller OR PROVIDER for any purpose other than resale."

Page 8, strike line 23 and substitute "**amend** (1)(a), (2)(a), and (2)(b); and **add** (4) as follows:".

Page 9, strike lines 11 through 13 and substitute "seller provides to the consumer. A PROVIDER THAT USES FEDERALLY SUPPORTED SERVICES OR PROGRAMS TO OFFER CUSTOMERS FREE PREPAID WIRELESS TELECOMMUNICATIONS SERVICE IS DEEMED TO HAVE COLLECTED THE CHARGE AND SHALL REMIT THE CHARGE FOR EACH RETAIL TRANSACTION THAT OCCURS IN COLORADO.

(2) (a) The seller OR PROVIDER THAT USES FEDERALLY SUPPORTED SERVICES OR PROGRAMS shall remit any collected prepaid wireless 988 charges to the department at the times and in the manner provided in part 1 of article 26 of title 39. The department shall establish, by rule, registration and payment procedures that substantially coincide with the registration and payment procedures that apply under part 1 of article 26 of title 39. A seller OR PROVIDER is subject to the penalties under part 1 of article 26 of title 39 for failure to collect or remit a prepaid wireless 988 charge in accordance with this section.

(b) A seller OR PROVIDER THAT USES FEDERALLY SUPPORTED SERVICES OR PROGRAMS may deduct and retain three and three-tenths percent of the prepaid wireless 988 charges that are collected by the seller OR PROVIDER from the consumers."

Finance

After consideration on the merits, the Committee recommends that **SB26-086** be **postponed indefinitely**.

State, Veterans, & Military Affairs

The Committee on State, Veterans, & Military Affairs has had under consideration and has had a hearing on the following appointments and recommends that the appointments be placed on the consent calendar confirmed:

MEMBERS OF THE
BOARD OF COMMISSIONERS OF
VETERANS COMMUNITY LIVING CENTERS

for a term expiring July 1, 2029:

MaKormick Claypool of Parker, Colorado, to serve as a member with practical clinical experience in nursing homes, and a Republican, appointed.

Bruce Odenthal of Loveland, Colorado, to serve as a member with expertise in nursing home operations and experience in multi-facility management of nursing homes, and a Republican, appointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

State,
Veterans, &
Military
Affairs

The Committee on State, Veterans, & Military Affairs has had under consideration and has had a hearing on the following appointments and recommends that the appointments be placed on the consent calendar confirmed:

MEMBER OF THE
STATE PERSONNEL BOARD

effective July 1, 2025 for a term expiring June 30, 2028:

Stacy Worthington of Westminster, Colorado, appointed.

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **SB26-087** be referred to the Committee of the Whole with favorable recommendation.

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **HB26-1068** be referred to the Committee of the Whole with favorable recommendation.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

SR26-004

by Senator(s) **Jodeh and Bridges**; --Concerning recognition of October 2026 as Conflict Resolution Month in Colorado.

Laid over until Friday, March 6, 2026.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the General Orders -- Second Reading of Bills Calendar SB26-063, and SB26-040 of Wednesday, March 4 was laid over until Thursday, March 5 retaining its place on the calendar.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Finance

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

MEMBERS OF THE
COLORADO RACING COMMISSION

for a term expiring July 1, 2028:

Lori Scott of Commerce City, Colorado, an Unaffiliated from the Eighth Congressional District, to serve as a representative of the racing industry, occasioned by the removal of Jonathan Horowitz of Parker, Colorado, appointed.

Education

After consideration on the merits, the Committee recommends that **SB26-069** be postponed indefinitely.

MESSAGE FROM THE HOUSE

March 4, 2026
Mr. President:

The House has adopted and returns herewith SJR26-004.

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-133** by Senator(s) **Bridges and Catlin**; also Representative(s) Martinez and Taggart--
Concerning the authorization to establish an artist company in the state, and, in connection
therewith, enacting the "Colorado Artist Company Act".
Business, Labor, & Technology
- SB26-134** by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s)
Duran and McCluskie, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford,
Woodrow--Concerning the imposition of fees by payment card networks.
Business, Labor, & Technology
- HB26-1023** by Representative(s) Luck and Woodrow; also Senator(s) Baisley and Rodriguez, Zamora
Wilson--Concerning clarification of a political party's liability for certain accessibility
requirements relating to ballot access for persons with disabilities.
State, Veterans, & Military Affairs

MESSAGE FROM THE GOVERNOR

Appointment A letter of designation and appointment from Governor Jared Polis was read and
assigned to committee as follows:

February 27, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado,
I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
WORKERS' COMPENSATION COST
CONTAINMENT BOARD

for a term expiring December 13, 2029:

Susan Mishler of Littleton, Colorado, to serve as representative of an employer with good risk
management experience in the insurance industry, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 03/02/26
Justin Shofler, Managing Clerk

Committee on Business, Labor, & Technology

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Journal correction:

Page 293, line 3, strike "Majority Leader Rodriguez"

Page 293, line 3, insert "Senator Kipp"

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday, March 5, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

51st Legislative Day Thursday, March 5, 2026

- Prayer 10
 By the chaplain, Rabbi Joshua Margo Associate Rabbi at Temple Emanuel. 11
- Call to Order 12
 By the President at 9:00 a.m. 13
- Roll Call 14
 Present--35. 15
 Remote--1, Daugherty. 16
- Quorum 17
 The President announced a quorum present. 18
- Pledge 19
 By Senator Exum. 20
- Approval of the Journal 21
 On motion of Senator Pelton B., the Journal of Wednesday, March 4, 2026, was approved 22
 as corrected by the Secretary. 23

SENATE SERVICES REPORT

Correctly Printed: SB26-133 and 134; SR26-004.

COMMITTEE OF REFERENCE REPORTS

- Agriculture & Natural Resources 36
 After consideration on the merits, the Committee recommends that **HB26-1182** be referred 37
 to the Committee of the Whole with favorable recommendation and with a 38
 recommendation that it be placed on the Consent Calendar. 39
 - Agriculture & Natural Resources 40
 After consideration on the merits, the Committee recommends that **HB26-1067** be referred 41
 to the Committee of the Whole with favorable recommendation and with a 42
 recommendation that it be placed on the Consent Calendar. 43
 - Agriculture & Natural Resources 44
 After consideration on the merits, the Committee recommends that **SB26-062** be amended 45
 as follows, and as so amended, be referred to the Committee on Appropriations with 46
 favorable recommendation. 47
- Amend printed bill, strike everything below the enacting clause and substitute: 48
- that: 49
- "SECTION 1. Legislative declaration.** (1) The general assembly finds 50
 - that: 51
 - (a) The use of second-generation anticoagulant rodenticides, referred to 52
 as "SGARs", should be restricted to licensed applicators to safeguard public 53
 health, nontarget wildlife and domestic animals, and the environment; 54
 - (b) Despite prior proposals and actions by the United States 55
 environmental protection agency, SGARs remain widely accessible to the 56
 general public; 57
 - (c) Statistics from America's Poison Centers indicate that children 5 58
 years old and younger account for 75% of the approximately 3,100 annual 59
 human exposures to SGARs reported from 2019 to 2023; 60
 - (d) Preventive, permanent, or nonstructure-associated baiting with 61
 SGARs prolongs the environmental presence of toxic chemicals and increases 62
 the likelihood of primary and secondary exposure to companion animals and 63
 wildlife, including birds of prey and mammalian carnivores; 64
 - (e) Integrated pest management strategies, which emphasize exclusion, 65

proper sanitation, and targeted removal, minimize harm and constitute a humane, science-driven, and effective approach to rodent control;

(f) In conjunction with using integrated pest management strategies, limiting the use of SGARs to circumstances that involve documented and persistent rodent activity, as verified by means such as electronic rodent monitoring and as only a "last resort" could reduce unnecessary exposure risks and cascading household, property, and environmental impacts; and

(g) The department of agriculture's broad rule-making authority includes the authority to adopt rules consistent with state and federal law to further reduce the unintended exposure to SGARs, including the adoption of rules that reflect the risk-reduction principles described in this section.

(2) The general assembly therefore declares that restricting the use of SGARs, while promoting integrated pest management strategies and encouraging the targeted, structure-associated use of SGARs, will protect Colorado's wildlife, children, and pets; will safeguard human health; and will support humane, science-driven, and effective rodent control.

SECTION 2. In Colorado Revised Statutes, 35-9-103, **add** (13) as follows:

35-9-103. Definitions.

As used in this article 9, unless the context otherwise requires:

(13) "SECOND-GENERATION ANTICOAGULANT RODENTICIDE" MEANS A PESTICIDE CONTAINING ANY OF THE FOLLOWING ACTIVE INGREDIENTS:

- (a) BRODIFACOUM;
- (b) BROMADIOLONE;
- (c) DIFENACOUM; OR
- (d) DIFETHIALONE.

SECTION 3. In Colorado Revised Statutes, **add** 35-9-118.5 as follows:

35-9-118.5. Second-generation anticoagulant rodenticides designated as restricted-use pesticides.

ON AND AFTER JULY 1, 2027, SECOND-GENERATION ANTICOAGULANT RODENTICIDES ARE DESIGNATED AS RESTRICTED-USE PESTICIDES AND THE COMMISSIONER SHALL RESTRICT THE DISTRIBUTION AND USE OF THE PESTICIDES PURSUANT TO SECTION 35-9-108 (5).

SECTION 4. In Colorado Revised Statutes, 35-9-120, **amend** (1)(j.5) and (1)(k); and **add** (1)(l) as follows:

35-9-120. Prohibited acts - deceptive trade practice.

(1) It is unlawful and a violation of this ~~article~~ ARTICLE 9 for any person:

(j.5) To make a false statement in any invoice, record, report, or application required under this ~~article~~ ARTICLE 9 or any rule ~~promulgated~~ ADOPTED under this ~~article~~; or ARTICLE 9;

(k) To make any fraudulent statements in any confidentiality agreement authorized pursuant to section 35-9-109 or to violate any of the provisions of ~~said~~ THE agreement; OR

(l) TO DISTRIBUTE OR USE SECOND-GENERATION ANTICOAGULANT RODENTICIDES IN VIOLATION OF SECTION 35-9-118.5.

SECTION 5. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

Page 1, line 101, strike "CERTAIN RODENT CONTROL PRODUCTS" and substitute "DESIGNATING SECOND-GENERATION ANTICOAGULANT RODENTICIDES AS RESTRICTED-USE PESTICIDES FOR THE PURPOSE OF RETAIL SALES".

Health & Human Services

After consideration on the merits, the Committee recommends that **HB26-1040** 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 2, line 4, strike "**intent - definition.**" and substitute "**intent.**".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Health &
Human
Services

Page 2, line 12, strike "(2) (a)" and substitute "(2)".

Page 3, strike line 1.

Page 3, line 2, strike "PERSON AND" and substitute "WHERE".

Page 3, line 16, strike "(b) The" and substitute "(b) ~~The~~".

Page 3, strike lines 20 through 23.

After consideration on the merits, the Committee recommends that **SB26-113** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 2, strike line 10 and substitute:

"(I) DOES NOT PERMIT THE POSSESSION OR USE OF ALCOHOL OR NONPRESCRIBED OR ILLICIT DRUGS;"

Page 2, strike lines 24 and 25 and substitute:

"(III) PERMANENT SUPPORTIVE HOUSING. FOR THE PURPOSES OF THIS SUBSECTION (17.5)(b)(III), "PERMANENT SUPPORTIVE HOUSING" MEANS COMMUNITY-BASED AFFORDABLE HOUSING WHERE EXTREMELY LOW-INCOME INDIVIDUALS WITH COMPLEX BARRIERS TO HOUSING STABILITY AND HISTORIES OF HOMELESSNESS HAVE A DEDICATED RENTAL SUBSIDY THAT IS NOT CONDITIONAL ON PARTICIPATION IN SUPPORTIVE SERVICES AND INCLUDES THE SAME RIGHTS AND RESPONSIBILITIES OF TENANCY LEGALLY GUARANTEED BY A LEASE AGREEMENT AND ACCESS TO INTENSIVE COORDINATED SUPPORTIVE SERVICES DESIGNED TO SUPPORT TENANTS TO LIVE INDEPENDENTLY WITH IMPROVED HEALTH OUTCOMES AND REDUCED EMERGENCY SYSTEM UTILIZATION."

Page 3, strike lines 16 through 19.

Page 3, line 20, strike "(b)" and substitute "(2)".

Page 4, lines 8 and 9, strike "A PERSON SHALL NOT OPERATE A RECOVERY RESIDENCE, AND".

Page 4, strike line 13 and substitute "SECTION 25.5-5-403 (5); A LICENSED HEALTH-CARE FACILITY; OR A GOVERNMENTAL ENTITY SHALL".

Page 4, line 14, strike "RESIDENCE." and substitute "RESIDENCE OR PURCHASE OR CONTRACT FOR SERVICES FROM A RECOVERY RESIDENCE UNLESS THE RECOVERY RESIDENCE HAS OBTAINED A LICENSE FROM THE BEHAVIORAL HEALTH ADMINISTRATION."

Page 5, strike lines 11 through 18 and substitute:

"(6) (a) A RECOVERY RESIDENCE SHALL NOT DENY ADMISSION TO AN INDIVIDUAL BASED ON THE INDIVIDUAL'S PARTICIPATION IN PRESCRIBED MEDICATION-ASSISTED TREATMENT, AS DEFINED IN SECTION 23-21-803, FOR A SUBSTANCE USE DISORDER, INCLUDING ANY PRESCRIBED OR DISPENSED AGONIST TREATMENT THAT IS APPROVED BY THE FEDERAL FOOD AND DRUG ADMINISTRATION. THE RECOVERY RESIDENCE SHALL NOT REQUIRE AN INDIVIDUAL TO DISCONTINUE USAGE OF MEDICATION-ASSISTED TREATMENT AS A CONDITION OF RESIDING IN THE RECOVERY RESIDENCE.

(b) A RECOVERY RESIDENCE SHALL NOT RESTRICT AN INDIVIDUAL'S ABILITY TO TAKE PRESCRIBED MEDICATIONS, INCLUDING CONTROLLED MEDICATIONS IN ACCORDANCE WITH A PHYSICIAN'S ORDERS, AS A CONDITION FOR THE INDIVIDUAL TO RESIDE IN THE RECOVERY RESIDENCE.

(c) A RECOVERY RESIDENCE MAY IMPLEMENT REQUIREMENTS RELATED TO THE STORAGE AND STAFF ADMINISTRATION OF PRESCRIBED MEDICATIONS AS A MEANS OF ENSURING SAFETY AND PREVENTING DIVERSION OF MEDICATIONS."

Page 6, after line 1 insert:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

"(8) THE BHA SHALL MAINTAIN A PUBLICLY AVAILABLE LIST OF LICENSED RECOVERY RESIDENCES."

Page 6, lines 19 and 20, strike "MAY INCLUDE LOCAL FIRE INSPECTIONS;" and substitute "INCLUDES OBTAINING ALL REQUIRED BUILDING AND SAFETY INSPECTIONS AND PERMITS AND COMPLIANCE WITH APPLICABLE BUILDING AND PROPERTY MAINTENANCE CODES THAT ARE ENFORCED BY A LOCAL GOVERNMENT;"

Page 7, strike lines 16 through 18 and substitute "HISTORY BACKGROUND CHECK BEFORE EMPLOYMENT OR EXECUTION OF A CONTRACT. THE"

Page 7, after line 22 insert:

"(3) THIS SECTION DOES NOT EXEMPT A RECOVERY RESIDENCE OR ITS RESIDENTS OR OPERATORS FROM COMPLYING WITH ANY STATE, COUNTY, OR MUNICIPAL HEALTH, SAFETY, OR FIRE CODES.

(4) ANY RULES OR REGULATIONS ADOPTED PURSUANT TO THIS SECTION MUST NOT PROHIBIT, OR BE CONSTRUED TO AUTHORIZE THE PROHIBITION OF, AN INDIVIDUAL FROM RESIDING IN A RECOVERY RESIDENCE SOLELY ON THE BASIS OF AN INDIVIDUAL'S PRIOR CRIMINAL JUSTICE INVOLVEMENT OR PAST CRIMINAL CONVICTIONS."

Page 8, after line 12 insert:

"(c) UPON APPROVAL OF AN APPLICATION FOR A LICENSE, THE APPLICANT SHALL PROVIDE NOTICE TO THE LOCAL GOVERNMENT THAT REGULATES ZONING AND LAND USE FOR THE JURISDICTION WHERE THE RECOVERY RESIDENCE WILL BE LOCATED. THE NOTICE MUST INCLUDE:

- (I) A STATEMENT OF THE APPLICANT'S INTENT TO OPERATE A RECOVERY RESIDENCE UPON ISSUANCE OF A RECOVERY RESIDENCE LICENSE BY THE BHA;
- (II) THE LOCATION OF THE RECOVERY RESIDENCE; AND
- (II) THE CONTACT INFORMATION FOR THE APPROPRIATE INDIVIDUAL WHO CAN BE REACHED TO ADDRESS QUESTIONS AND CONCERNS ABOUT THE RECOVERY RESIDENCE."

Page 10, strike lines 5 through 18 and substitute:

"(f) THE BHA SHALL EVALUATE INFORMATION RECEIVED FROM THE CRIMINAL HISTORY RECORD CHECK IN ACCORDANCE WITH SECTIONS 24-5-101 AND 12-20-206 AND SHALL ONLY DENY AN APPLICATION BASED ON INFORMATION OBTAINED FROM THE CRIMINAL HISTORY RECORD CHECK IF THE DENIAL IS WARRANTED PURSUANT TO SECTIONS 24-5-101 AND 12-20-206.

(g) THE BHA SHALL KEEP ANY INFORMATION OBTAINED PURSUANT TO THIS SUBSECTION (4) CONFIDENTIAL."

Renumber succeeding subsections accordingly.

Page 10, line 19, strike "(7)" and substitute "(6)".

Page 10, line 25, strike "(7)" and substitute "(6)".

Page 11, lines 16 and 17, strike "SECTION AND A DETERMINATION IN ACCORDANCE WITH SUBSECTION (5) OF THIS SECTION." and substitute "SECTION."

Page 11, line 22, strike "COMMISSIONER" and substitute "BHA".

Page 14, line 9, after "INJURIES;" insert "OR".

Page 14, strike lines 10 and 11.

Renumber succeeding subparagraph accordingly.

Page 14, line 15, strike "PATIENT OR RECOVERY RESIDENT;" and substitute "RESIDING IN THE RECOVERY RESIDENCE;"

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 15, line 4, strike "IF THE".

Page 15, strike lines 5 through 13.

Page 17, after line 6 insert:

"27-50-1007. Repeal of part - sunset review.

(1) (a) THIS PART 10 IS REPEALED, EFFECTIVE SEPTEMBER 1, 2033.

(b) BEFORE ITS REPEAL, THE DEPARTMENT OF REGULATORY AGENCIES SHALL REVIEW THE REGULATION OF RECOVERY RESIDENCES IN ACCORDANCE WITH SECTION 24-34-104.

SECTION 3. In Colorado Revised Statutes, 24-34-104, add (34)(a)(XIV) as follows:

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment - legislative declaration - repeal.

(34) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2033:

(XIV) THE REGULATION OF RECOVERY RESIDENCES PURSUANT TO PART 10 OF ARTICLE 50 OF TITLE 27."

Renumber succeeding sections accordingly.

Local Government & Housing

After consideration on the merits, the Committee recommends that **HB26-1001** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 3, line 13, strike "SURROUNDING" and substitute "NEARBY".

Page 8, after line 8 insert:

"(3) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT THIS HOUSE BILL 26-1001, ENACTED IN 2026, IS INTENDED TO:

(a) STREAMLINE RESIDENTIAL DEVELOPMENT PROCESSES TO REDUCE HOUSING CONSTRUCTION COSTS WHILE ENSURING SUBJECT JURISDICTIONS ARE ABLE TO APPLY ALL RELEVANT PUBLIC HEALTH AND SAFETY CODES THAT TYPICALLY APPLY TO RESIDENTIAL DEVELOPMENT;

(b) ALLOW FLEXIBILITY FOR SUBJECT JURISDICTIONS TO DETERMINE APPROPRIATE SITE DESIGN STANDARDS FOR RESIDENTIAL DEVELOPMENTS BY USING STANDARDS THAT APPLY TO SIMILAR HOUSING PURSUANT TO SECTION 29-35-504 (1)(d). FOR EXAMPLE, IF A SUBJECT JURISDICTION RECEIVES A DEVELOPMENT APPLICATION TO BUILD SINGLE-FAMILY DWELLINGS, THE SUBJECT JURISDICTION MAY APPLY SITE DESIGN STANDARDS THAT ARE CONSISTENT WITH A ZONE DISTRICT THAT ALLOWS SINGLE-FAMILY DWELLINGS BY-RIGHT. IF A SUBJECT JURISDICTION RECEIVES A DEVELOPMENT APPLICATION FOR MULTI-UNIT DWELLINGS, THE SUBJECT JURISDICTION MAY APPLY SITE DESIGN STANDARDS THAT ARE CONSISTENT WITH A ZONE DISTRICT THAT ALLOWS MULTI-UNIT DWELLINGS BY-RIGHT; AND

(c) BUILD UPON RECENT LAWS THAT AUTHORIZE AND ENCOURAGE SCHOOL DISTRICTS AND LOCAL GOVERNMENTS TO PROMOTE AFFORDABLE HOUSING, SUCH AS:

(I) HOUSE BILL 21-1117, CONCERNING THE ABILITY OF LOCAL GOVERNMENTS TO PROMOTE THE DEVELOPMENT OF NEW AFFORDABLE HOUSING UNITS PURSUANT TO THEIR EXISTING AUTHORITY TO REGULATE LAND USE WITHIN THEIR TERRITORIAL BOUNDARIES;

(II) SENATE BILL 24-174, CONCERNING STATE SUPPORT FOR SUSTAINABLE AFFORDABLE HOUSING; AND

(III) HOUSE BILL 25-1006, CONCERNING ALLOWING A SCHOOL DISTRICT TO LEASE DISTRICT PROPERTY FOR ANY TERM OF YEARS, WHICH ALLOWS A BOARD OF EDUCATION OF A SCHOOL DISTRICT TO LEASE LAND FOR AFFORDABLE HOUSING FOR ANY TERM OF YEARS IF THE BOARD OF EDUCATION DEVELOPS A POLICY THAT DEFINES AFFORDABLE HOUSING FOR THE PROJECT."

Renumber succeeding subsection accordingly.

Page 9, after line 9 insert:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

"(d) A PARCEL THAT IS ZONED OR USED PRIMARILY FOR INDUSTRIAL USE, WHICH, FOR PURPOSES OF THIS SUBSECTION MEANS A BUSINESS USE OR ACTIVITY AT A SCALE GREATER THAN HOME INDUSTRY INVOLVING MANUFACTURING, FABRICATION, MINERAL OR GRAVEL EXTRACTION, ASSEMBLY, WAREHOUSING, OR STORAGE;

(e) A PARCEL THAT IS SUBJECT TO AN INTERGOVERNMENTAL AGREEMENT OR ANNEXATION AGREEMENT THAT LIMITS RESIDENTIAL DEVELOPMENT;

(f) A PARCEL THAT IS ZONED FOR AGRICULTURAL USE;

(g) A PARCEL THAT IS ZONED FOR FORESTRY, NATURAL RESOURCE PRESERVATION, OR OPEN SPACE;

(h) A PARCEL THAT IS IN A FLOODWAY OR IN A ONE- HUNDRED-YEAR FLOODPLAIN, AS IDENTIFIED BY THE FEDERAL EMERGENCY MANAGEMENT AGENCY;"

Reletter succeeding paragraphs accordingly.

Page 9, line 26, strike "THE LAST FIVE YEARS," and substitute "THE FIVE YEARS PRECEDING THE NONPROFIT ORGANIZATION'S SUBMISSION OF A DEVELOPMENT APPLICATION,"

Page 9, line 27, strike "PROJECTS WHICH HAVE RECEIVED" and substitute "A PROJECT WHICH HAS RECEIVED A"

Page 10, line 1, strike "CREDITS OR" and substitute "CREDIT OR A"

Page 10, line 2, strike "CREDITS;" and substitute "CREDIT;"

Page 11, line 12, strike "MEANS A QUALIFYING PRIVATE" and substitute "MEANS:

(a) A QUALIFYING PRIVATE PROPERTY THAT IS NOT ADJACENT TO ANOTHER QUALIFYING PROPERTY CONTAINING FIVE OR LESS ACRES THAT WAS PART OF A SUBDIVISION PROCESS THAT OCCURRED WITHIN THE PAST FIVE YEARS, AND IS WITHIN:

(I) A MUNICIPALITY; OR

(II) A PORTION OF A COUNTY THAT IS WITHIN A CENSUS DESIGNATED PLACE WITH A POPULATION OF FIVE THOUSAND OR MORE, AS REPORTED IN THE MOST RECENT DECENNIAL CENSUS, THAT IS ALSO WITHIN A THREE-MILE AREA EXTENDING IN ANY DIRECTION FROM ANY POINT IN A MUNICIPALITY, AS DESCRIBED IN SECTION 31-12-105 (1)(e)(I); OR

(b) A QUALIFYING PUBLIC PROPERTY THAT IS NOT ADJACENT TO ANOTHER QUALIFYING PROPERTY CONTAINING FIVE OR LESS ACRES THAT WAS PART OF A SUBDIVISION PROCESS THAT OCCURRED WITHIN THE PAST FIVE YEARS, AND IS WITHIN:

(I) A MUNICIPALITY; OR

(II) A PORTION OF A COUNTY THAT IS WITHIN A CENSUS DESIGNATED PLACE WITH A POPULATION OF FIVE THOUSAND OR MORE, AS REPORTED IN THE MOST RECENT DECENNIAL CENSUS, THAT IS ALSO WITHIN A THREE-MILE AREA EXTENDING IN ANY DIRECTION FROM ANY POINT IN A MUNICIPALITY, AS DESCRIBED IN SECTION 31-12-105 (1)(e)(I)."

Page 11, strike line 13.

Page 12, line 21, strike "PARCEL." and substitute "PARCEL; EXCEPT THAT, IF ON DECEMBER 31, 2027, A SUBJECT JURISDICTION IS ACTIVELY IN THE PROCESS OF UPDATING THE SUBJECT JURISDICTION'S ZONING OR DEVELOPMENT CODE TO COMPLY WITH THE REQUIREMENTS OF THIS PART 5, THE SUBJECT JURISDICTION SHALL COMPLETE THE UPDATES AND SHALL COMPLY WITH ALL REQUIREMENTS OF THIS PART 5 BY JUNE 31, 2028."

Page 13, line 26, strike "STANDARDS;" and substitute "STANDARDS IN ACCORDANCE WITH SECTION 29-20-104;"

Page 15, line 13, strike "FORTY-FIVE FEET TALL;" and substitute "THIRTY-EIGHT FEET TALL, UNLESS:

(I) THE SUBJECT JURISDICTION IS SERVED BY A FIRE PROTECTION DISTRICT, FIRE DEPARTMENT, OR FIRE AUTHORITY WHOSE AERIAL APPARATUS IS UNABLE TO SERVE A STRUCTURE THAT IS THREE STORIES TALL; OR

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(II) THE QUALIFYING PROPERTY IS LOCATED IN A HISTORIC DISTRICT THAT DOES NOT ALLOW RESIDENTIAL STRUCTURES THAT ARE THREE STORIES TALL;"

Page 14, after line 7 insert:

"(i) ENACTING OR APPLYING A LOCAL LAW THAT REQUIRES NOTIFYING THE PUBLIC REGARDING A DEVELOPMENT APPLICATION OR SOLICITING AND COLLECTING FEEDBACK FROM RESIDENTS OF THE SUBJECT JURISDICTION;

(j) APPLYING LAWS AND POLICIES TO A QUALIFYING PROPERTY PURSUANT TO ACCEPTED HOUSING NEEDS ASSESSMENTS AND ACCEPTED HOUSING ACTION PLANS THAT ENCOURAGE THE DEVELOPMENT OF A RANGE OF HOUSING TYPES IN ACCORDANCE WITH PART 37 OF ARTICLE 32 OF TITLE 24;

(k) OFFERING FUNDING, FINANCING INCENTIVES, OR DEVELOPMENT INCENTIVES THAT MAY REQUIRE APPROVAL IN A PUBLIC HEARING TO A DEVELOPER OF A RESIDENTIAL DEVELOPMENT, IF THE FUNDING OR INCENTIVES WOULD LEAD TO THE DEVELOPMENT OF A GREATER AMOUNT OF AFFORDABLE HOUSING UNITS THAN THE AMOUNT OF AFFORDABLE HOUSING UNITS THAT WOULD BE DEVELOPED IN THE ABSENCE OF THE FUNDING OR INCENTIVES AND THE DEVELOPER OF THE RESIDENTIAL DEVELOPMENT IS NOT REQUIRED TO ACCEPT THE FUNDING OR INCENTIVES;"

Reletter succeeding paragraphs accordingly.

Page 15, strike lines 1 through 6.

Page 16, line 15, strike "SETBACKS FROM OIL AND GAS FACILITIES AND OPERATIONS." and substitute "OTHER OBJECTIVE SETBACK STANDARDS THAT APPLY TO RESIDENTIAL DWELLINGS, INCLUDING SETBACKS FROM OIL AND GAS FACILITIES, OIL AND GAS OPERATIONS, STREAM CORRIDORS, RIPARIAN AREAS, WETLANDS, AND SENSITIVE WILDLIFE HABITATS."

Before "STANDARDS" insert "SITE DESIGN" on: Page 13, line 27; and Page 16, lines 1, 3, and 5.

Judiciary

After consideration on the merits, the Committee recommends that SB26-120 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 11, strike "OF PUBLIC SAFETY".

Page 2, line 20, after "EXPIRED." add "THE DEPARTMENT IS NOT REQUIRED TO DELIVER OR ADMINISTER THE TRAINING REQUIRED PURSUANT TO THIS SECTION."

Page 3, line 13, before "definitions." insert "rules -".

Page 3, line 15, strike "A STATE" and substitute "AN".

Page 3, line 19, strike "A STATE" and substitute "AN".

Page 4, after line 6 add:

(c) (I) AN INSTITUTION OF HIGHER EDUCATION, AND AN EMPLOYEE THEREOF, IS IMMUNE FROM CIVIL LIABILITY RELATED TO A MISSING STUDENT IF THE INSTITUTION OR EMPLOYEE THEREOF WAS ACTING IN GOOD FAITH PURSUANT TO THIS SUBSECTION (5).

(II) GOOD FAITH IMMUNITY FOR PUBLIC INSTITUTIONS PURSUANT TO THIS SUBSECTION (5)(c) APPLIES IN ADDITION TO ANY IMMUNITY PURSUANT TO THE "COLORADO GOVERNMENTAL IMMUNITY ACT", ARTICLE 10 OF TITLE 24. GOOD FAITH IMMUNITY PURSUANT TO THIS SUBSECTION (5)(c) APPLIES INDEPENDENTLY TO A PRIVATE INSTITUTION OF HIGHER EDUCATION.

(III) AN INSTITUTION OF HIGHER EDUCATION CLAIMING GOOD FAITH IMMUNITY PURSUANT TO THIS SUBSECTION (5)(c) BEARS THE BURDEN OF ESTABLISHING THAT THE INSTITUTION INITIATED THE MINIMUM WELLNESS ASSESSMENT STEPS REQUIRED PURSUANT TO SUBSECTION (5)(d) OF THIS SECTION, WHICH MAY BE ESTABLISHED BY DOCUMENTATION MAINTAINED

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

PURSUANT TO SUBSECTION (5)(f) OF THIS SECTION.

(d) (I) FOR PURPOSES OF THIS SUBSECTION (5), A PRELIMINARY WELLNESS ASSESSMENT INCLUDES, AT A MINIMUM, THE FOLLOWING STEPS CONDUCTED IN GOOD FAITH AND DOCUMENTED PURSUANT TO SUBSECTION (5)(f) OF THIS SECTION:

(A) A DIGITAL CONTACT ATTEMPT;

(B) A RESIDENTIAL VERIFICATION, IF THE INSTITUTION HAS INSTITUTION-CONTROLLED HOUSING;

(C) AN ACADEMIC AND SOCIAL INQUIRY; AND

(D) AN EMERGENCY CONTACT ATTEMPT.

(II) AN INSTITUTION OF HIGHER EDUCATION MAY CONDUCT THE STEPS LISTED IN SUBSECTION (5)(d)(I) OF THIS SECTION SIMULTANEOUSLY IF THE INSTITUTION DEEMS IT NECESSARY.

(III) THIS SUBSECTION (5)(d) DOES NOT PREVENT AN INSTITUTION OF HIGHER EDUCATION FROM ESTABLISHING ADDITIONAL PRELIMINARY WELLNESS ASSESSMENT STEPS. THE DEPARTMENT OF HIGHER EDUCATION MAY ADOPT RULES TO ESTABLISH ADDITIONAL PRELIMINARY WELLNESS ASSESSMENT STEPS.

(IV) (A) AN INSTITUTION OF HIGHER EDUCATION IS NOT DEEMED TO HAVE FAILED TO CONDUCT A PRELIMINARY WELLNESS ASSESSMENT SOLELY BECAUSE, DUE TO CIRCUMSTANCES BEYOND THE INSTITUTION'S REASONABLE CONTROL, ONE OR MORE OF STEPS OF THE PRELIMINARY WELLNESS ASSESSMENT COULD NOT BE COMPLETED WITHIN THE SIX-HOUR PERIOD REQUIRED PURSUANT TO SUBSECTION (5)(b) OF THIS SECTION.

(B) AN INSTITUTION OF HIGHER EDUCATION SHALL DOCUMENT THE REASON FOR EACH UNCOMPLETED STEP REQUIRED PURSUANT TO SUBSECTION (5)(f) OF THIS SECTION.

(e) (I) AN INSTITUTION OF HIGHER EDUCATION SHALL ADOPT AND PUBLISH A PRELIMINARY WELLNESS ASSESSMENT POLICY THAT DEFINES, AT A MINIMUM:

(A) THE CATEGORIES OF INSTITUTIONAL EMPLOYEES OR AGENTS WHO ARE AUTHORIZED TO CONDUCT A RESIDENTIAL VERIFICATION PURSUANT TO SUBSECTION (5)(d)(I)(B) OF THIS SECTION, WHICH MUST INCLUDE AT LEAST ONE CATEGORY OF EMPLOYEE OR AGENT AVAILABLE OUTSIDE OF REGULAR BUSINESS HOURS;

(B) THE INSTITUTION OF HIGHER EDUCATION'S PROCESS FOR ESCALATING A MISSING PERSON REPORT TO AN EMPLOYEE RESPONSIBLE FOR INITIATING A PRELIMINARY WELLNESS ASSESSMENT;

(C) THE INSTITUTION OF HIGHER EDUCATION'S RECORD-KEEPING SYSTEM REQUIRED PURSUANT TO SUBSECTION (5)(f) OF THIS SECTION; AND

(D) ADDITIONAL PRELIMINARY WELLNESS ASSESSMENT STEPS AS ESTABLISHED BY AN INSTITUTION OR ADOPTED BY THE DEPARTMENT OF HIGHER EDUCATION PURSUANT TO SUBSECTION (5)(d)(III) OF THIS SECTION.

(II) AN INSTITUTION OF HIGHER EDUCATION SHALL MAKE ITS PRELIMINARY WELLNESS ASSESSMENT POLICY PUBLICLY AVAILABLE ON THE INSTITUTION'S WEBSITE AND SHALL REVIEW AND UPDATE THE POLICY AT LEAST ONCE EVERY THREE YEARS.

(f) (I) AN INSTITUTION OF HIGHER EDUCATION THAT CONDUCTS A PRELIMINARY WELLNESS ASSESSMENT PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION SHALL MAINTAIN CONTEMPORANEOUS WRITTEN DOCUMENTATION OF THE ASSESSMENT, INCLUDING:

(A) THE DATE AND TIME THE MISSING PERSON REPORT WAS RECEIVED AND THE NAME AND ROLE OF THE EMPLOYEE WHO RECEIVED IT;

(B) THE DATE, TIME, METHOD, AND OUTCOME OF EACH CONTACT ATTEMPT MADE PURSUANT TO SUBSECTION (5)(d)(I) OF THIS SECTION;

(C) THE NAME AND ROLE OF EACH INSTITUTIONAL EMPLOYEE OR AGENT WHO PARTICIPATED IN THE PRELIMINARY WELLNESS ASSESSMENT;

(D) THE REASON ANY STEP OF THE PRELIMINARY WELLNESS ASSESSMENT WAS NOT COMPLETED WITHIN THE SIX-HOUR PERIOD REQUIRED PURSUANT TO SUBSECTION (5)(b) OF THIS SECTION, IF APPLICABLE; AND

(E) THE DATE AND TIME A MISSING PERSON REPORT IS MADE TO THE INSTITUTION'S POLICE DEPARTMENT OR THE NEAREST LAW ENFORCEMENT AGENCY.

(II) AN INSTITUTION OF HIGHER EDUCATION SHALL RETAIN THE RECORDS REQUIRED PURSUANT TO THIS SUBSECTION (5)(f) FOR A MINIMUM OF THREE YEARS AFTER THE MISSING PERSON REPORT WAS RECEIVED BY THE INSTITUTION OF HIGHER EDUCATION, AND THE RECORDS MUST BE AVAILABLE TO A LAW ENFORCEMENT AGENCY UPON REQUEST.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(III) AN INSTITUTION OF HIGHER EDUCATION SHALL MAKE THE RECORDS REQUIRED PURSUANT TO THIS SUBSECTION (5)(f) AVAILABLE UPON REQUEST TO THE STUDENT'S AUTHORIZED EMERGENCY CONTACT LISTED IN THE STUDENT'S OFFICIAL INSTITUTIONAL RECORD OR LEGAL GUARDIAN IF THE STUDENT HAS NOT BEEN LOCATED WITHIN THIRTY DAYS AFTER THE INSTITUTION RECEIVES A MISSING PERSON REPORT.

(g) (I) CONDUCTING A PRELIMINARY WELLNESS ASSESSMENT PURSUANT TO SUBSECTION (5)(d) OF THIS SECTION IS A PERMISSIBLE DISCLOSURE PURSUANT TO THE HEALTH OR SAFETY EMERGENCY EXCEPTION OF THE FEDERAL "FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT OF 1974", 20 U.S.C. SEC. 1232g (b)(1)(I), AND DOES NOT CONSTITUTE A VIOLATION OF A STATE STUDENT PRIVACY LAW.

(II) A DISCLOSURE MADE AS PART OF A PRELIMINARY WELLNESS ASSESSMENT MUST BE LIMITED TO INFORMATION NECESSARY TO LOCATE THE STUDENT AND MUST NOT BE USED FOR ANY OTHER PURPOSE.

(h) AS USED IN THIS SUBSECTION (5), UNLESS THE CONTEXT OTHERWISE REQUIRES:

(I) "ACADEMIC AND SOCIAL INQUIRY" MEANS A QUERY BY AN INSTITUTION OF AVAILABLE FACULTY MEMBERS AND RESIDENTIAL STAFF ABOUT THE STUDENT'S MOST RECENTLY KNOWN ATTENDANCE OR SOCIAL INTERACTION SUBJECT TO THE PERMISSIBLE DISCLOSURE PROVISIONS OF SUBSECTION (5)(g) OF THIS SECTION.

(II) "CIRCUMSTANCES BEYOND THE INSTITUTION'S REASONABLE CONTROL" MEANS AN UNFORESEEABLE SITUATION, OR A SITUATION THE INSTITUTION OF HIGHER EDUCATION IS UNABLE TO ADEQUATELY RESPOND TO, INCLUDING, BUT NOT LIMITED TO:

(A) THE UNAVAILABILITY OF FACULTY OR STAFF OUTSIDE OF REGULAR BUSINESS HOURS;

(B) THE STUDENT'S RESIDENCE BEING LOCATED OFF CAMPUS OR OUTSIDE THE INSTITUTION'S PHYSICAL JURISDICTION; AND

(C) AN INCORRECT, DISCONNECTED, OR UNANSWERED EMERGENCY CONTACT.

(III) "DIGITAL CONTACT ATTEMPT" MEANS AN ATTEMPT BY THE INSTITUTION OF HIGHER EDUCATION TO CONTACT THE STUDENT THROUGH ALL INSTITUTION-PROVIDED COMMUNICATIONS AVAILABLE TO THE INSTITUTION, INCLUDING, BUT NOT LIMITED TO, AN INSTITUTIONAL EMAIL, STUDENT PORTAL SYSTEM, AND EMERGENCY NOTIFICATION SYSTEM.

(IV) "EMERGENCY CONTACT ATTEMPT" MEANS AN ATTEMPT BY THE INSTITUTION TO REACH THE STUDENT'S EMERGENCY CONTACT PERSON LISTED IN THE STUDENT'S OFFICIAL INSTITUTIONAL RECORD.

(V) "INSTITUTION OF HIGHER EDUCATION" OR "INSTITUTION" MEANS A STATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-18-102 (10)(a); A LOCAL DISTRICT COLLEGE; AN AREA TECHNICAL COLLEGE; THE AURARIA HIGHER EDUCATION CENTER; AN EDUCATION CENTER; A TECHNICAL COLLEGE; A PRIVATE COLLEGE OR UNIVERSITY, AS DEFINED IN SECTION 23-2-102; AND A PRIVATE OCCUPATIONAL SCHOOL, AS DEFINED IN SECTION 23-2-102.

(VI) "REGULAR BUSINESS HOURS" MEANS THE HOURS DURING WHICH THE INSTITUTION OF HIGHER EDUCATION'S ADMINISTRATIVE OFFICES ARE REGULARLY OPEN FOR BUSINESS, AS PUBLISHED IN THE INSTITUTION'S OFFICIAL ACADEMIC CALENDAR.

(VII) "RESIDENTIAL VERIFICATION" MEANS A PHYSICAL CHECK OF THE STUDENT'S RESIDENCE IF THE STUDENT RESIDES IN INSTITUTION-CONTROLLED HOUSING BY AN AUTHORIZED REPRESENTATIVE OF THE INSTITUTION, AS DEFINED BY THE INSTITUTION'S PUBLISHED PRELIMINARY WELLNESS ASSESSMENT POLICY REQUIRED PURSUANT TO SUBSECTION (5)(e) OF THIS SECTION."

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **HB26-1041** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Trans-
portation &
Energy

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MEMBERS OF THE
BUILDING DECARBONIZATION ENTERPRISE BOARD OF DIRECTORS

for terms expiring September 1, 2027:

Grant Nelson of Castle Pines, Colorado, to serve as a representative of commercial buildings, such as offices, mixed-use properties, multifamily homes, or hospitals, appointed;

Cameron Millard of Frisco, Colorado, to serve as a local government representative with expertise in planning, energy codes or building decarbonization, appointed;

for terms expiring September 1, 2028:

Mike Truitt of Fort Collins, Colorado, to serve as a representative of residential buildings, appointed;

Aaron Martinez of Englewood, Colorado, to serve as a representative of commercial buildings, such as offices, mixed-use properties, multifamily homes or hospitals, appointed;

Voytek Gretka of Denver, Colorado, to serve as a building energy efficiency and decarbonization subject matter expert, appointed;

Krystal Schubert of Denver, Colorado, to serve as a utility representative, appointed.

Committee of the Whole On motion of Senator Cutter, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Cutter was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

SB26-095 by Senator(s) Weissman; also Representative(s) Froelich and Willford--Concerning measures to support victim-survivors of certain crimes that do not include changes to substantive criminal offenses.

Upon request of Majority Leader Rodriguez, SB26-095 was removed from the General Orders--Second Reading of Bills Consent Calendar of Thursday, March 5, 2026, and was placed at the end of the General Orders--Second Reading of Bills Calendar of Thursday, March 5, 2026.

HB26-1020 by Representative(s) Gilchrist and Bacon; also Senator(s) Ball and Frizell--Concerning colorimetric field drug tests in cases involving drug possession.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1020.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-063 by Senator(s) **Hinrichsen**; also Representative(s) Ricks--Concerning nonemergency medical transportation services for medicaid members.

Laid over until Monday, March 9, retaining its place on the calendar.

SB26-040 by Senator(s) **Simpson and Amabile**; also Representative(s) Stewart K.--Concerning the affordable home ownership program.

Laid over until Friday, March 6, retaining its place on the calendar.

SB26-095 by Senator(s) **Weissman**; also Representative(s) Froelich and Willford--Concerning measures to support victim-survivors of certain crimes that do not include changes to substantive criminal offenses.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, March 3, page(s) 297-298 and placed in members' bill files.)

Amendment No. 2(L.006), by Senator Weissman.

Amend printed bill, page 7, after line 1 insert:

"(6) IN THE CASE OF AN ORDER GRANTING OR DENYING A SPECIAL MOTION TO DISMISS IN COUNTY COURT, THE ORDER IS IMMEDIATELY APPEALABLE TO THE DISTRICT COURT. IN THE CASE OF AN ORDER GRANTING OR DENYING A SPECIAL MOTION TO DISMISS IN DISTRICT COURT, THE ORDER IS IMMEDIATELY APPEALABLE TO THE COURT OF APPEALS."

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

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-095, as amended.

Laid over until (March 6, 2026): SB26-040.

Laid over until (March 9, 2026): SB26-063.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
COLORADO AERONAUTICAL BOARD

for terms expiring December 19, 2028:

Leslie Summey of Denver, Colorado, to serve as a representative of local government that operates airports on the Eastern Slope, reappointed;

Brianna Lehman of Lafayette, Colorado, to serve as a resident of a community affected by general aviation airport traffic or traffic at a commercial airport at which there is significant general aviation activity, reappointed.

Gigi Dennis of Monte Vista, Colorado, to serve as a representative of local government that operates airports on the western slope, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
BOARD OF TRUSTEES OF THE
COLORADO SCHOOL OF MINES

for a term expiring December 31, 2028:

Wendy Lea of Boulder, Colorado, to serve as a non-alumnus of the school, occasioned by the passing of Judith Steinberg of Aspen, Colorado, appointed;

effective January 1, 2026 for a term expiring December 31, 2029:

David Lawler of Denver, Colorado, to serve as an alumnus of the school, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

CONSIDERATION OF GOVERNOR'S APPOINTMENTS

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

MEMBER OF THE
BOARD OF TRUSTEES OF THE
COLORADO SCHOOL OF MINES

effective January 1, 2026 for a term expiring December 31, 2029:

Stephen Fenberg of Boulder, Colorado, to serve as an non-alumnus of the school, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS (cont'd)

Business, Labor, & Technology After consideration on the merits, the Committee recommends that **HB26-1025** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Business, Labor, & Technology After consideration on the merits, the Committee recommends that **SB26-093** 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 "PERMIT." and substitute "PERMIT FOR A PROJECT WITH A TOTAL CONSTRUCTION COST OF MORE THAN ONE MILLION DOLLARS."

Page 4, line 21, strike "SHALL" and substitute "MAY".

Business, Labor, & Technology After consideration on the merits, the Committee recommends that **HB26-1013** 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 2, line 14, strike "(4.5) THIS" and substitute:

"(4.5) (a) EXCEPT AS PROVIDED IN SUBSECTION (4.5)(b) OF THIS

SECTION, THIS".

Page 2, line 18, strike "(a)" and substitute "(I)".

Page 3, line 1, strike "(b)" and substitute "(II)".

Page 3, line 5, strike "(c)" and substitute "(III)".

Page 3, line 8, strike "(d)" and substitute "(IV)".

Page 3, after line 10 insert:

"(b) FOR RESIDENTIAL PREMISES CONSTRUCTED WITH PERMITS APPLIED FOR ON OR AFTER JULY 1, 2027, GAS, ELECTRIC, AND WATER UTILITY SERVICE DELIVERED TO A RESIDENTIAL PREMISES MUST BE METERED EITHER DIRECTLY BY THE UTILITY PROVIDER OR BY A SUBMETER."

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources has had under consideration and has had a hearing on the following appointments and recommends that the appointments be placed on the consent calendar confirmed:

MEMBERS OF THE COLORADO WATER CONSERVATION BOARD

effective February 13, 2026 for terms expiring February 12, 2029:

Alan Ward of Pueblo, Colorado, to serve as a representative of the Arkansas Drainage Basin, appointed;

Lorelei Cloud of Ignacio, Colorado, to serve as a representative of the San Miguel-Dolores-San Juan Drainage Basin, reappointed;

Nathan Coombs of La Jara, Colorado, to serve as a representative of the Rio Grande Drainage Basin, reappointed.

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources has had under consideration and has had a hearing on the following appointments and recommends that the appointments be placed on the consent calendar confirmed:

MEMBERS OF THE STATE BOARD OF THE GREAT OUTDOORS COLORADO TRUST FUND

for terms expiring April 15, 2029:

Adam Eichberg of Denver, Colorado, to serve as a representative of the First Congressional District, appointed;

Ray Rivera of Golden, Colorado, to serve as a representative of the Seventh Congressional District, appointed;

Brenda May of Lamar, Colorado, to serve as a representative of agriculture and of the Fourth Congressional District, reappointed;

Patty Imhoff of Greenwood Village, Colorado, to serve as a representative of the Sixth Congressional District, reappointed;

Tom Lee of Greenwood Village, Colorado, to serve as a representative of the Sixth Congressional District, reappointed;

Jim Ramey of Grand Junction, Colorado, to serve as a representative of the Third Congressional District, appointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources has had under consideration and has had a hearing on the following appointments and recommends that the appointments be placed on the consent calendar confirmed:

MEMBERS OF THE
GROUND WATER COMMISSION

for terms expiring May 1, 2029:

Marc Arnusch of Keenesburg, Colorado, a resident agriculturist of the Lost Creek Basin, reappointed;

David Keeler of Wray, Colorado, a resident agriculturist of the Northern High Plains Basin, reappointed;

Clay Kinnison of Grover, Colorado, a resident agriculturist of the Upper Crow Creek Basin, appointed.

MESSAGE FROM THE HOUSE

March 5, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1026 and HB26-1277.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1002, amended as printed in House Journal, March 3, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1205, HB26-1145, HB26-1007, and HB26-1127, amended as printed in House Journal, March 4, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

March 5, 2026
To:Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1026 and 1277.

Without comment, as amended, HB26-1002, 1007, 1127, 1145, and 1205.

INTRODUCTION OF RESOLUTIONS

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

SJR26-015 by Senator(s) Roberts and Amabile; also Representative(s) Lukens and Velasco, Stewart K., Boesenecker, Camacho, Duran, Froelich, Hamrick, Lindsay, Martinez, Mauro, McCormick, Nguyen, Phillips, Rydin, Smith, Stewart R., Titone, Willford--Concerning the protection of the public's interest in the management of Colorado's national public lands.

Laid over until Tuesday, March 10, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-135 by Senator(s) **Bridges and Kipp**, Amabile, Benavidez, Coleman, Cutter, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kolker, Lindstedt, Marchman, Mullica, Rodriguez, Snyder, Sullivan, Weissman; also Representative(s) Bacon and Lukens, Boesenecker, Camacho, Carter, Duran, Goldstein, Hamrick, Joseph, Lieder, Lindsay, Martinez, McCormick, Nguyen, Paschal, Phillips, Rydin, Smith, Stewart R., Titone, Velasco, Willford--Concerning state public education K-12 funding, and, in connection therewith, increasing appropriations for state public education K-12 by up to two percent for ten years, using the increased appropriations for district school financing factor funding, allowing the state to retain an amount of state revenue in excess of the limitation on state fiscal year spending equal to state public K-12 education funding, and submitting a ballot question to the registered electors of the state.

Finance

HB26-1051 by Representative(s) Suckla and Stewart K.; also Senator(s) Roberts and Simpson-- Concerning continuing the microgrids for community resilience grant program.

Transportation & Energy

HB26-1133 by Representative(s) Duran and Valdez; also Senator(s) Lindstedt--Concerning an environmental education program that is conducted pursuant to the "Traveling Animal Protection Act".

State, Veterans, & Military Affairs

HB26-1144 by Representative(s) Gilchrist and Boesenecker; also Senator(s) Sullivan and Wallace-- Concerning measures to prohibit the use of three-dimensional printing to manufacture firearms.

State, Veterans, & Military Affairs

Journal correction:
Page 312 line 20, after McCluskie, insert "Brooks,"

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Friday, March 6, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

52nd Legislative Day Friday, March 6, 2026

Prayer	By Senator Gonzales.	10
Call to Order	By the President at 9:00 a.m.	11
Roll Call	Present--33. Remote--1, Daugherty. Excused--2, Kolker, Mullica. Present later--1, Mullica.	12
Quorum	The President announced a quorum present.	13
Pledge	By Senator Exum.	14
Approval of the Journal	On motion of Senator Pelton B., the Journal of Thursday, March 5, 2026, was approved as corrected by the Secretary.	15

SENATE SERVICES REPORT

Correctly Printed: SB26-135; SJR26-015.
Correctly Engrossed: SB26-095.
Correctly Revised: HB26-1020.

COMMITTEE OF REFERENCE REPORTS

Health & Human Services After consideration on the merits, the Committee recommends that **SB26-041** be **postponed indefinitely**.

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 confirmed:

MEMBER OF THE
COLORADO PRESCRIPTION DRUG AFFORDABILITY REVIEW BOARD

effective September 28, 2025 for a term expiring September 27, 2028:

James Vandenberg, PharmD, BCPS of Denver, Colorado, reappointed.

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 confirmed:

MEMBERS OF THE
AIR QUALITY CONTROL COMMISSION

effective February 1, 2026 for terms expiring January 31, 2029:

Jonathan Davis of Loveland, Colorado, to serve as a member with labor and industrial experience, appointed;

Harold James Sewell of Castle Rock, Colorado, to serve as a member with technical experience,

reappointed;
 Jonathan Slutsky of Fort Collins, Colorado, to serve as a member with agricultural experience,
 reappointed;
 Daniel Blankenship of Fountain, Colorado, to serve as a member with industrial and private sector
 experience, reappointed.

for a term expiring January 31, 2028:

Shelly Miller of Boulder, Colorado, to serve as a member with scientific experience, occasioned
by the resignation of Anthony Gerber of Denver, Colorado, appointed.

Jana Milford of Boulder, Colorado, to serve as a member with technical and private sector
experience, appointed.

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **SB26-047** 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, strike the second "general" and substitute
"~~general~~ REGULAR".

Page 2, line 7, strike "or" and substitute "or".

Page 2, lines 8 through 10, strike "election AS DEFINED IN SECTION 1-12-100.5
(7.5), SO LONG AS AN ELECTION HELD ON THE FIRST TUESDAY OF NOVEMBER IN
AN ODD-NUMBERED YEAR QUALIFIES AS A" and substitute "election, OR".

Page 2, after line 11 insert:

"SECTION 2. In Colorado Revised Statutes, 29-5-206, **amend** (1) as
follows:

**29-5-206. Vote of the citizens to obligate a public employer to
engage in collective bargaining.**

(1) If a petition signed by at least five percent of the number of persons
who voted in the last ~~general~~ REGULAR municipal election, general district
election, or the total votes of each party's general election in the case of a fire
authority, unless petition requirements are otherwise outlined by city charter or
local ordinance, asks the public employer to engage in collective bargaining
with a named employee organization, the public employer shall place on the
ballot at the next general election the following question for a yes or no vote:
"Should the firefighters employed by the [name of the public employer] be
covered by the 'Colorado Firefighter Safety Act? ". If a majority of the
registered electors voting on this question vote "yes", the public employer is
obligated to engage in collective bargaining pursuant to this part 2, and the
employee organization named in the petition becomes the exclusive
representative of the firefighters of that public employer. If a majority of the
registered electors voting on this question vote "no", the public employer will
not be obligated to engage in collective bargaining under this part 2, and the
meet and confer process in section 29-5-205 will continue to apply to that
public employer."

Re-number succeeding section accordingly.

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **SB26-107** be
postponed indefinitely.

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **SB26-106** be
postponed indefinitely.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Local
Government
& Housing

After consideration on the merits, the Committee recommends that **SB26-109** 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 3, after "(11)," insert "(12)," and strike "(1.5), (2.5)," and substitute "(2.5)".

Page 2, strike lines 7 through 10.

Page 3, strike lines 15 and 16 and substitute:

"(5.5) "ICC/ANSI A117.1" means the ~~"Accessible and Usable Buildings and Facilities" standard~~ "STANDARD FOR ACCESSIBLE AND USABLE BUILDINGS AND FACILITIES" 2017 EDITION, or any".

Page 4, after line 11 insert:

"(12) "Type B dwelling unit" means a dwelling unit with a ground floor level designed in accordance with ICC/ANSI A117.1, ~~section 1003~~ SECTION 1104, or any successor section within ICC/ANSI A117.1".

Page 4, line 14, strike "1004," and substitute "1104,".

Page 4, strike line 19 and substitute:

"(14) "Type B visitable ground floor" means a multiple-story".

Page 4, strike lines 23 and 24 and substitute "1105, or any successor section within ICC/ANSI A117.1."

Page 4, strike lines 25 through 27.

Page 5, strike lines 1 through 4.

Re-number succeeding sections accordingly.

Page 6, strike line 23 and substitute "privately funded projects for the construction of a ~~detached residence~~ DETACHED RESIDENTIAL DWELLING UNITS or".

Page 6, line 25, after "residential" insert "DWELLING".

Page 7, line 7, strike "Type B" and substitute "Type C".

Page 7, line 17, strike "OR".

Page 7, line 18, strike "MULTISTORY." and substitute "MULTISTORY, OR TYPE 2 VISITABLE UNIT.".

Strike "1003," and substitute "1103," on: **Page 4**, lines 3 and 7.

Local
Government
& Housing

After consideration on the merits, the Committee recommends that **SB26-092** 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 printed bill, page 2, line 3, strike "(1.5)(a)(I)(A), (1.5)(a)(II)(B), (1.5)(a)(V)(C)," and substitute "(1.5)(a)(V)(C)".

Page 2, strike lines 9 through 13.

INTRODUCTION OF MEMORIALS

The following memorials were read by title:

SJM26-003 by Senator(s) **Snyder**; also Representative(s) Keltie--Memorializing former Senator MaryAnne Tebedo.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Laid over until Tuesday, March 17, 2026.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1020 by Representative(s) Gilchrist and Bacon; also Senator(s) Ball and Frizell--Concerning colorimetric field drug tests in cases involving drug possession.

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	E	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	E	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Daugherty, Gonzales J., Jodeh, Kipp, Kirkmeyer, Marchman, Pelton R., Simpson, Snyder, Wallace, Weissman, and Zamora Wilson.

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:

SB26-095 by Senator(s) Weissman; also Representative(s) Froelich and Willford--Concerning measures to support victim-survivors of certain crimes that do not include changes to substantive criminal offenses.

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	E	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	E	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Coleman, Exum, Gonzales J., Jodeh, Kipp, Marchman, Roberts, Snyder, and Wallace.

Committee of the Whole On motion of Senator Snyder, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Snyder was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

HB26-1115 by Representative(s) Boesenecker and Stewart K.; also Senator(s) Roberts and Bright-- Concerning modifications to the prepaid wireless telecommunications service charges.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, March 4, page(s) 310 and placed in members' bill files.)

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

The Committee of the Whole took the following action:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	E	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	E	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Passed on second reading: HB26-1115, as amended.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-040 by Senator(s) **Simpson and Amabile**; also Representative(s) Stewart K.--Concerning the affordable home ownership program.

Laid over until Monday, March 9, 2026.

SB26-087 by Senator(s) **Wallace**; --Concerning authorizing legislative leave from employment during a legislative session for certain members of the general assembly.

Laid over until Monday, March 9, 2026.

HB26-1068 by Representative(s) McCluskie and Duran, Caldwell; also Senator(s) **Coleman and Rodriguez**--Concerning the authority of the executive committee of the legislative council to establish policies for legislators to participate remotely in meetings of committees consisting of members from both chambers that are held at any time during the year.

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

At the order of the President, Senator Mullica was added to the current roll call.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

The Committee of the Whole took the following action:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	E	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Passed on second reading: HB26-1068.

Laid over until (Monday, March 9, 2026): SB26-040, and SB26-087.

CONSIDERATION OF RESOLUTIONS

SR26-004 by Senator(s) Jodeh and Bridges; --Concerning recognition of October 2026 as Conflict Resolution Month in Colorado.

Laid over until Monday, March 9, 2026 retaining its place on the calendar.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBER OF THE
BOARD OF COMMISSIONERS OF
VETERANS COMMUNITY LIVING CENTERS

for a term expiring July 1, 2029:

MaKormick Claypool of Parker, Colorado, to serve as a member with practical clinical experience in nursing homes, and a Republican, appointed.

	YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y		Danielson	Y	Kolker	E	Rodriguez	Y
Baisley	Y		Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y		Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y		Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y		Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y		Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y		Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y		Kipp	Y	Rich	Y	President	Y
Cutter	Y		Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
BOARD OF COMMISSIONERS OF
VETERANS COMMUNITY LIVING CENTERS

for a term expiring July 1, 2029:

Bruce Odenthal of Loveland, Colorado, to serve as a member with expertise in nursing home operations and experience in multi-facility management of nursing homes, and a Republican, appointed.

	YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y		Danielson	Y	Kolker	E	Rodriguez	Y
Baisley	Y		Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y		Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y		Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y		Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y		Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y		Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y		Kipp	Y	Rich	Y	President	Y
Cutter	Y		Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
STATE PERSONNEL BOARD

effective July 1, 2025 for a term expiring June 30, 2028:

Stacy Worthington of Westminster, Colorado, appointed.

	YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y		Danielson	Y	Kolker	E	Rodriguez	Y
Baisley	Y		Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y		Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y		Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y		Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y		Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y		Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y		Kipp	Y	Rich	Y	President	Y
Cutter	Y		Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
COLORADO RACING COMMISSION

for a term expiring July 1, 2028:

Lori Scott of Commerce City, Colorado, an Unaffiliated from the Eighth Congressional District, to serve as a representative of the racing industry, occasioned by the removal of Jonathan Horowitz of Parker, Colorado, appointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	E	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

COMMITTEE OF REFERENCE REPORTS (cont'd)

Health & Human Services

After consideration on the merits, the Committee recommends that **SB26-077** 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 printed bill, page 4, line 6, strike "INVESTIGATION" and substitute "CERTIFICATION".

Page 4, strike lines 13 through 27.

Strike Page 5.

Page 6, strike lines 1 through 20 and substitute:

"25-60-104. Epilepsy-related mortality awareness and training.

(1) BEGINNING JULY 1, 2027, A DEATH CERTIFICATION PROFESSIONAL SHALL ENSURE THAT THEY ARE AWARE OF THE MOST RECENT EPILEPSY-RELATED DEATH CERTIFICATION RECOMMENDATIONS FROM A NATIONALLY RECOGNIZED AND REPUTABLE ORGANIZATION ASSOCIATED WITH THEIR RESPECTIVE MEDICAL PRACTICE FOCUS OR FROM THE NATIONAL ASSOCIATION OF MEDICAL EXAMINERS.

(2) ON OR BEFORE JUNE 1, 2027, THE DEPARTMENT SHALL ELECTRONICALLY NOTIFY ALL REGISTERED USERS OF THE COLORADO VITAL EVENTS SYSTEM OF THE REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION.

"25-60-105. Sudden unexpected death in epilepsy - identification - death certificates.

(1) IF A DEATH CERTIFICATION PROFESSIONAL DETERMINES THAT THE CAUSE OF AN INDIVIDUAL'S DEATH IS CONSISTENT WITH KNOWN OR SUSPECTED SUDDEN UNEXPECTED DEATH IN EPILEPSY, THE DEATH CERTIFICATION PROFESSIONAL SHALL ENSURE THAT THE INDIVIDUAL'S DEATH CERTIFICATE IDENTIFIES EPILEPSY AS A CONTRIBUTING CAUSE OR A SUSPECTED CAUSE OF DEATH CONSISTENT WITH THE MOST RECENT EPILEPSY-RELATED DEATH CERTIFICATION RECOMMENDATIONS FROM A NATIONALLY RECOGNIZED AND REPUTABLE ORGANIZATION ASSOCIATED WITH THE DEATH CERTIFICATION PROFESSIONAL'S MEDICAL PRACTICE FOCUS OR FROM THE NATIONAL ASSOCIATION OF MEDICAL EXAMINERS.

(2) THE DEPARTMENT MAY PROVIDE ONLINE GUIDELINES FOR CLINICIANS AND MEDICAL CERTIFIERS FOR DEATH CERTIFICATES REGARDING EPILEPSY-RELATED DEATHS, INCLUDING SUDDEN UNEXPECTED DEATH IN EPILEPSY."

Health & Human Services

After consideration on the merits, the Committee recommends that **SB26-066** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

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

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

(a) Compounding pharmacies play an important role in the United States drug supply chain and allow patients to receive life-saving or life-improving medication when the commercial market is unable to support

patients' needs;

(b) The United States food and drug administration, referred to in this section as the "FDA", provides regulatory oversight and sets internationally recognized standards for drug approval; however, there has been an increase in the number of companies that develop, dispense, and market non-FDA-approved compounded medications, notably weight-loss drugs;

(c) Patients in Colorado are at risk of receiving compounded weight-loss medications that are not approved by the FDA or are not manufactured in compliance with the FDA's current good manufacturing practice requirements;

(d) The safety and integrity of compounded weight-loss medications and their ingredients are paramount for the health and well-being of patients in Colorado;

(e) Patients in Colorado deserve to have clear information regarding the safety of compounded weight-loss medications and their ingredients;

(f) Preserving the physician-patient relationship is critical to health outcomes and protecting a prescriber's scope of care with individual patients helps to ensure the health of Coloradans; and

(g) Therefore, the general assembly should take action to protect Coloradans by requiring that compounded weight-loss medications are sourced from FDA-registered and -inspected facilities and that those medications contain safe and pharmaceutical-grade ingredients.

SECTION 2. In Colorado Revised Statutes, add 6-1-741 as follows:

6-1-741. Regulation of compounded weight-loss medication - prohibited conduct - labeling requirements - deceptive advertising - enforcement by attorney general - rules - definitions.

(1) **Definitions.** AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) (I) "BULK DRUG SUBSTANCE" OR "ACTIVE PHARMACEUTICAL INGREDIENT" MEANS A SUBSTANCE THAT IS INTENDED FOR INCORPORATION INTO A FINISHED DRUG PRODUCT AND IS INTENDED TO PROMOTE PHARMACOLOGICAL ACTIVITY OR OTHER DIRECT EFFECTS IN THE DIAGNOSIS, CURE, MITIGATION, TREATMENT, OR PREVENTION OF DISEASE OR TO AFFECT THE STRUCTURE OR FUNCTION OF THE BODY.

(II) "BULK DRUG SUBSTANCE" DOES NOT INCLUDE INTERMEDIATES USED IN THE SYNTHESIS OF THE SUBSTANCE.

(b) "COMPOUNDED WEIGHT-LOSS MEDICATION" MEANS A DRUG THAT:

(I) IS CREATED BY COMBINING, MIXING, OR ALTERING OTHER DRUGS OR BULK DRUG SUBSTANCES;

(II) IS INTENDED TO BE USED BY HUMANS FOR OBESITY OR WEIGHT MANAGEMENT OR CONTAINS, OR CLAIMS TO CONTAIN, AN ACTIVE INGREDIENT THAT IS NAMED IN A DRUG APPROVED BY THE FDA FOR OBESITY OR WEIGHT MANAGEMENT; AND

(III) IS A GLUCAGON-LIKE PEPTIDE-1 RECEPTOR AGONIST DRUG, ALSO KNOWN AS A "GLP-1 DRUG".

(c) "DRUG" HAS THE MEANING SET FORTH IN SECTION 12-280-103 (16).

(d) "FDA" MEANS THE FEDERAL FOOD AND DRUG ADMINISTRATION.

(2) **Prohibited conduct.**

(a) A PERSON SHALL NOT ENGAGE IN THE SALE, TRANSFER, OR DISTRIBUTION OF A COMPOUNDED WEIGHT-LOSS MEDICATION COMPOUNDED UNDER SECTION 503A OF THE "FEDERAL FOOD, DRUG, AND COSMETIC ACT", 21 U.S.C. SEC. 353a, UNLESS THE PERSON COMPOUNDING THE WEIGHT-LOSS MEDICATION:

(I) USES BULK DRUG SUBSTANCES THAT:

(A) COMPLY WITH THE STANDARDS OF AN APPLICABLE UNITED STATES PHARMACOPEIA OR NATIONAL FORMULARY MONOGRAPH, IF A MONOGRAPH EXISTS, AND THE UNITED STATES PHARMACOPEIA CHAPTER ON PHARMACY COMPOUNDING;

(B) IF A NATIONAL FORMULARY MONOGRAPH DOES NOT EXIST, ARE COMPONENTS OF DRUGS APPROVED BY THE FDA; OR

(C) IF A NATIONAL FORMULARY MONOGRAPH DOES NOT EXIST AND THE BULK DRUG SUBSTANCES ARE NOT COMPONENTS OF DRUGS APPROVED BY THE FDA, APPEAR ON THE LIST DEVELOPED BY THE SECRETARY OF THE FEDERAL DEPARTMENT OF HEALTH AND HUMAN SERVICES PURSUANT TO 21 U.S.C. SEC. 353a (b)(1)(A)(i)(III);

(II) CONFIRMS THAT, IF A BULK DRUG SUBSTANCE IS USED IN ACCORDANCE WITH SUBSECTION (2)(a)(I)(B) OF THIS SECTION, THE BULK DRUG

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SUBSTANCE WAS REVIEWED AS PART OF A NEW DRUG APPLICATION THAT THE FDA HAS APPROVED PURSUANT TO SECTION 505 OF THE "FEDERAL FOOD, DRUG, AND COSMETIC ACT", 21 U.S.C. SEC. 355;

(III) VERIFIES THAT THE BULK DRUG SUBSTANCES IN THE COMPOUNDED WEIGHT-LOSS MEDICATION ARE HUMAN PHARMACEUTICAL-GRADE PRODUCTS;

(IV) VERIFIES THAT THE BULK DRUG SUBSTANCES IN THE COMPOUNDED WEIGHT-LOSS MEDICATION HAVE A VALID CERTIFICATE OF ANALYSIS, INCLUDING THE IDENTIFICATION AND PURITY OF THOSE BULK DRUG SUBSTANCES AND THE IDENTIFICATION OF EACH IMPURITY BY CHEMICAL NAME AND AMOUNT PRESENT;

(V) VERIFIES THAT THE BULK DRUG SUBSTANCES IN THE COMPOUNDED WEIGHT-LOSS MEDICATION WERE MANUFACTURED BY A MANUFACTURER THAT IS REGISTERED WITH THE FDA IN ACCORDANCE WITH 21 U.S.C. SEC. 360; AND

(VI) VERIFIES THAT THE BULK DRUG SUBSTANCES IN THE COMPOUNDED WEIGHT-LOSS MEDICATION WERE MANUFACTURED BY A MANUFACTURER THAT HAS BEEN INSPECTED BY THE FDA AS A HUMAN DRUG ESTABLISHMENT AND THE INSPECTION CONFIRMED THAT THE MANUFACTURER WAS:

(A) IN COMPLIANCE WITH CURRENT GOOD MANUFACTURING PRACTICE REQUIREMENTS THAT COVERED THE BULK DRUG SUBSTANCES; AND

(B) CLASSIFIED AS "VOLUNTARY ACTION INDICATED" OR "NO ACTION INDICATED" BY THE FDA.

(b) BEFORE A COMPOUNDED WEIGHT-LOSS MEDICATION CONTAINING A BULK DRUG SUBSTANCE IS OFFERED FOR SALE IN THE STATE, THE MANUFACTURER OR WHOLESALER OF THE COMPOUNDED WEIGHT-LOSS MEDICATION SHALL CONDUCT AND DOCUMENT QUALITY CONTROL TESTING OF THE BULK DRUG SUBSTANCE PRIOR TO USING THE BULK DRUG SUBSTANCE IN THE COMPOUNDED WEIGHT-LOSS MEDICATION, WHICH TESTING MUST CONFIRM:

(I) THE IDENTITY AND CONTENT OF THE BULK DRUG SUBSTANCE; AND

(II) THAT ANY IMPURITIES PRESENT IN THE BULK DRUG SUBSTANCE ARE IDENTIFIED, CHARACTERIZED, QUANTIFIED, AND JUSTIFIED GIVEN THE PRODUCT AND ITS INTENDED USE.

(c) A PERSON THAT COMPOUNDS, SELLS, DISTRIBUTES, OR TRANSFERS A COMPOUNDED WEIGHT-LOSS MEDICATION SHALL NOT:

(I) DISTRIBUTE A COMPOUNDED WEIGHT-LOSS MEDICATION TO A PERSON WHEN THE DISTRIBUTOR IS NOT LEGALLY AUTHORIZED TO DISTRIBUTE OR TRANSFER THE BULK DRUG SUBSTANCES USED IN THE COMPOUNDED WEIGHT-LOSS MEDICATION;

(II) DISTRIBUTE, DISPENSE, OR ADMINISTER A COMPOUNDED WEIGHT-LOSS MEDICATION THAT IS COUNTERFEIT, ADULTERATED, MISBRANDED, DIVERTED, OR OTHERWISE IN VIOLATION OF FEDERAL OR STATE LAW;

(III) FAIL TO MAINTAIN REASONABLE SAFEGUARDS TO PREVENT CONTAMINATION, DIVERSION, THEFT, OR MISUSE OF THE COMPOUNDED WEIGHT-LOSS MEDICATION IN VIOLATION OF APPLICABLE FEDERAL OR STATE LAW;

(IV) SHIP OR DISTRIBUTE FINISHED COMPOUNDED WEIGHT-LOSS MEDICATION OR ACTIVE PHARMACEUTICAL INGREDIENTS TO A PERSON NOT LEGALLY AUTHORIZED UNDER FEDERAL OR STATE LAW TO RECEIVE, COMPOUND, MANUFACTURE, DISTRIBUTE, OR DISPENSE SUCH DRUGS;

(V) MAKE A MATERIALLY FALSE OR MISLEADING REPRESENTATION THAT THE COMPOUNDED WEIGHT-LOSS MEDICATION IS APPROVED BY THE FDA WHEN THE COMPOUNDED WEIGHT-LOSS MEDICATION IS NOT APPROVED BY THE FDA;

(VI) MAKE A MATERIALLY FALSE, MISLEADING, OR UNVERIFIED CLAIM REGARDING THE EFFICACY, SAFETY, COMPARATIVE PERFORMANCE, CLINICAL OUTCOMES, OR OTHER THERAPEUTIC BENEFITS OF THE COMPOUNDED WEIGHT-LOSS MEDICATION; OR

(VII) REPRESENT DIRECTLY OR BY IMPLICATION THAT THE COMPOUNDED WEIGHT-LOSS MEDICATION HAS SUPERIOR EFFICACY OR SAFETY COMPARED TO ANOTHER MEDICALLY APPROPRIATE PRODUCT, UNLESS THAT SUPERIORITY HAS BEEN DEMONSTRATED BY WELL-CONTROLLED CLINICAL STUDIES AND IS SUPPORTED BY COMPETENT SCIENTIFIC EVIDENCE.

(3) Labeling requirements.

(a) THE LABEL OF A COMPOUNDED WEIGHT-LOSS MEDICATION MUST:

(I) LIST EACH OF THE ACTIVE INGREDIENTS IN THE MEDICATION AND THE FOLLOWING INFORMATION ABOUT EACH INGREDIENT:

(A) THE ESTABLISHED NAME OF THE INGREDIENT; AND

(B) THE QUANTITY OR PROPORTION OF THE INGREDIENT; AND

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(II) CONTAIN THE FOLLOWING STATEMENTS, PRINTED IN A CLEAR AND CONSPICUOUS MANNER ON THE LABEL:

(A) "THIS IS A COMPOUNDED DRUG. COMPOUNDED DRUGS ARE NOT APPROVED BY THE UNITED STATES FOOD AND DRUG ADMINISTRATION AND HAVE NO EVIDENCE OF SAFETY OR EFFICACY."

(B) "THIS ITEM IS NOT FOR RESALE."

(b) A PERSON THAT SELLS, TRANSFERS, OR DISTRIBUTES A COMPOUNDED WEIGHT-LOSS MEDICATION TO A PATIENT SHALL PROVIDE THE PATIENT WITH THE FOLLOWING INFORMATION:

(I) ANY SIDE EFFECTS, ADVERSE REACTIONS, CONTRAINDICATIONS, PRECAUTIONS, AND WARNINGS ASSOCIATED WITH THE COMPOUNDED WEIGHT-LOSS MEDICATION; AND

(II) IF A COMPOUNDED WEIGHT-LOSS MEDICATION CONTAINS AN ACTIVE INGREDIENT THAT IS LISTED OR IS CLAIMED TO BE THE SAME AS AN ACTIVE INGREDIENT IN A DRUG THAT IS APPROVED BY THE FDA, A SUMMARY OF THE RISK INFORMATION DESCRIBED IN SUBSECTION (3)(b)(I) OF THIS SECTION THAT IS ON THE LABEL OF THE FDA-APPROVED DRUG.

(4) Deceptive advertising.

(a) A PERSON SHALL NOT MAKE A FALSE OR MISLEADING CLAIM, INCLUDING AN UNSUBSTANTIATED CLAIM, ABOUT A COMPOUNDED WEIGHT-LOSS MEDICATION WHEN THE PERSON IS ADVERTISING OR OTHERWISE PROMOTING THE COMPOUNDED WEIGHT-LOSS MEDICATION.

(b) A CLAIM ABOUT A COMPOUNDED WEIGHT-LOSS MEDICATION IS CONSIDERED MISLEADING IF THE CLAIM DOES NOT INCLUDE:

(I) A DISCLOSURE OF THE POTENTIAL SIDE EFFECTS, ADVERSE REACTIONS, CONTRAINDICATIONS, PRECAUTIONS, AND WARNINGS ASSOCIATED WITH ACTIVE INGREDIENTS IN THE COMPOUNDED WEIGHT-LOSS MEDICATION;

(II) A SUMMARY OF THE SPECIFIED RISK INFORMATION FOR AN ACTIVE INGREDIENT OF THE COMPOUNDED WEIGHT-LOSS MEDICATION THAT IS LISTED OR CLAIMED TO BE THE SAME AS AN ACTIVE INGREDIENT IN AN FDA-APPROVED DRUG, WHICH RISK INFORMATION IS CONTAINED ON THE LABEL OF THE FDA-APPROVED DRUG;

(III) A CLEAR, CONSPICUOUS STATEMENT THAT THE PRODUCT IS A COMPOUNDED MEDICATION, HAS NOT BEEN APPROVED BY THE FDA AND HAS NOT BEEN EVALUATED BY THE FDA FOR SAFETY OR EFFICACY; AND

(IV) A DISCLOSURE OF THE ENTITIES, SUCH AS SPECIFIC PHARMACIES AND OUTSOURCING FACILITIES, THAT ARE USED TO COMPOUND THE COMPOUNDED WEIGHT-LOSS MEDICATION.

(5) Records and inspections.

(a) (I) A PERSON THAT SELLS, TRANSFERS, OR DISTRIBUTES COMPOUNDED WEIGHT-LOSS MEDICATION SHALL MAINTAIN ALL RECORDS RELATED TO THE ACQUISITION, EXAMINATION, AND TESTING OF THE BULK DRUG SUBSTANCES USED IN THE COMPOUNDED WEIGHT-LOSS MEDICATION FOR AT LEAST TWO YEARS AFTER THE EXPIRATION DATE OF THE LAST LOT OF COMPOUNDED WEIGHT-LOSS MEDICATION CONTAINING BULK DRUG SUBSTANCES.

(II) IF THE ATTORNEY GENERAL REQUESTS RECORDS FROM A PERSON THAT SELLS, TRANSFERS, OR DISTRIBUTES COMPOUNDED WEIGHT-LOSS MEDICATION, THE PERSON SHALL PROVIDE SUCH RECORDS TO THE ATTORNEY GENERAL WITHIN ONE BUSINESS DAY AFTER RECEIVING THE REQUEST OR WITHIN ANOTHER REASONABLE TIME FRAME AS DETERMINED BY THE ATTORNEY GENERAL BASED ON THE CIRCUMSTANCES OF THE REQUEST.

(b) (I) TO DETERMINE COMPLIANCE WITH THIS SECTION, THE ATTORNEY GENERAL MAY INSPECT THE PREMISES OF A PERSON THAT ENGAGES IN THE COMPOUNDING OF WEIGHT-LOSS MEDICATION, INCLUDING A DOMESTIC SUPPLIER, WHOLESALER, REPACKAGER, OR OTHER PROVIDER OF BULK DRUG SUBSTANCES USED FOR COMPOUNDING WEIGHT-LOSS MEDICATIONS.

(II) A PERSON THAT REFUSES TO COMPLY WITH AN INSPECTION CONDUCTED PURSUANT TO SUBSECTION (5)(b)(I) OF THIS SECTION IS IN VIOLATION OF THIS SECTION.

(6) Enforcement.

(a) IF THE ATTORNEY GENERAL DETERMINES THAT A PERSON HAS VIOLATED THIS SECTION, THE ATTORNEY GENERAL MAY:

(I) ASSESS A FINE IN THE AMOUNT OF UP TO ONE THOUSAND DOLLARS PER COMPOUND PACKAGE UNIT OR VIAL OF A COMPOUNDED WEIGHT-LOSS MEDICATION THAT IS SOLD, OFFERED FOR SALE, DISPENSED, TRANSFERRED, DISTRIBUTED, ADVERTISED, OR PROMOTED IN VIOLATION OF THIS SECTION; OR

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(II) PURSUE ANY OTHER REMEDY AVAILABLE UNDER THIS ARTICLE 1.
 (b) NOTWITHSTANDING SECTION 6-1-103, THE ATTORNEY GENERAL HAS EXCLUSIVE AUTHORITY TO ENFORCE THIS SECTION PURSUANT TO THIS ARTICLE 1.

(c) NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE 1, NOTHING IN THIS SECTION PROVIDES THE BASIS FOR, OR IS THE SUBJECT OF, A PRIVATE RIGHT OF ACTION FOR A VIOLATION OF THIS SECTION.

(7) **Applicability.** THIS SECTION DOES NOT APPLY TO:

(a) THE COMPOUNDING OF A DRUG ADMINISTERED BY A PRACTITIONER AT AN ENTITY LICENSED PURSUANT TO SECTION 25-1.5-103 (1)(a)(I)(A);

(b) A LONG-TERM CARE FACILITY, AS DEFINED IN SECTION 12-280-103 (25); OR

(c) THE COMPOUNDING OF A DRUG FOR ANIMAL USE.

SECTION 3. Applicability. This act applies to conduct occurring on or after the effective date of this act.

SECTION 4. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions."

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

March 6, 2026
 Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1228.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1081, HB26-1120, and HB26-1084, amended as printed in House Journal, March 5, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

March 6, 2026
 To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1228.

Without comment, as amended, HB26-1081, 1084, and 1120.

INTRODUCTION OF BILLS -- FIRST READING

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

HB26-1011 by Representative(s) Duran and McCormick; also Senator(s) **Rodriguez and Roberts--**
 Concerning the transfer of certain pet animals in Colorado.
 State, Veterans, & Military Affairs

HB26-1044 by Representative(s) English and Joseph, Ricks; also Senator(s) **Exum and Benavidez--**
 Concerning measures to improve equity in maternal health.
 Health & Human Services

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- HB26-1058** by Representative(s) Slauch and Lukens; also Senator(s) **Ball**--Concerning protections for minors who are featured in digital content. Judiciary 1
2
3
4
- HB26-1098** by Representative(s) Brooks and Stewart R.; also Senator(s) **Frizell and Kipp**--Concerning modifications to the "Colorado Public Trustee Act" related to foreclosure procedures. Local Government & Housing 5
6
7
8
- HB26-1113** by Representative(s) Sirota and Willford; also Senator(s) **Wallace and Weissman**--Concerning modifications to laws regarding elections. State, Veterans, & Military Affairs 9
10
11
12
- HB26-1135** by Representative(s) English and Joseph; also Senator(s) **Benavidez and Marchman**--Concerning increased transparency regarding chemicals used in the processing of certain hair products. Business, Labor, & Technology 13
14
15
16

On motion of Assistant Majority Leader Cutter, the Senate adjourned until 10:00 a.m., Monday, March 9, 2026. 17
18
19
20

Approved: 21
22
23

James Rashad Coleman, Sr.
President of the Senate 24
25
26
27
28
29

Attest: 30
31

Esther van Mourik
Secretary of the Senate 32
33
34
35
36
37
38

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

55th Legislative Day Monday, March 9, 2026

- Prayer By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver.
- Call to Order By the President at 10:00 a.m.
- Roll Call Present--34.
Remote--1, Daugherty.
Excused--1, Bridges.
- Quorum The President announced a quorum present.
- Pledge By Senator Pelton R.
- Approval of the Journal On motion of Senator Jodeh, the Journal of Friday, March 6, 2026, was approved as corrected by the Secretary.

SENATE SERVICES REPORT

- Correctly Printed:** SJM26-003.
- Correctly Reengrossed:** SB26-095.
- Correctly Revised:** HB26-1068 and 1115.
- Correctly Rerevised:** HB26-1020.

INTRODUCTION OF RESOLUTIONS

- SJR26-016** by Senator(s) Lindstedt; also Representative(s) Stewart R.--Concerning the improvement of retirement readiness and financial well-being.
Laid over until Wednesday, March 18, 2026.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

- On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:
- HB26-1115** by Representative(s) Boesenecker and Stewart K.; also Senator(s) Roberts and Bright-- Concerning modifications to the prepaid wireless telecommunications service charges.
The question being "Shall the bill pass?", the roll call was taken with the following result:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

YES	30	NO	4	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	E	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Cutter, Gonzales J., Jodeh, Kipp, Marchman, Simpson, and Wallace.

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:

HB26-1068 by Representative(s) McCluskie and Duran, Caldwell; also Senator(s) Coleman and Rodriguez--Concerning the authority of the executive committee of the legislative council to establish policies for legislators to participate remotely in meetings of committees consisting of members from both chambers that are held at any time during the year.

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

YES	31	NO	3	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	E	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	Y
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Benavidez, Exum, Hinrichsen, Jodeh, Kipp, Snyder, Sullivan, and Wallace.

Committee of the Whole On motion of Senator Gonzales, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Gonzales was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

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

HB26-1182 by Representative(s) Lindsay and Suckla, Goldstein, Martinez, Mauro, McCormick, Smith, Stewart K., Story; also Senator(s) **Kipp and Rich**--Concerning the continuation of the veterinary pharmaceutical advisory committee, and, in connection therewith, implementing the recommendation contained in the 2025 sunset report by the department of regulatory agencies to repeal the veterinary pharmaceutical advisory committee.

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

HB26-1067 by Representative(s) McCormick and Winter T.; also Senator(s) Pelton B. and Roberts--Concerning using money in the diseased livestock indemnity fund to address threats to livestock health.

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

HB26-1040 by Representative(s) Froelich; also Senator(s) Cutter--Concerning the sterilization rights of a person with intellectual and developmental disabilities.

Upon request of Majority Leader Rodriguez, **HB26-1040** was removed from the General Orders--Second Reading of Bills Consent Calendar of Monday, March 9, 2026, and was placed at the end of the General Orders--Second Reading of Bills Calendar of Monday, March 9, 2026.

HB26-1041 by Representative(s) Boesenecker and Paschal, Froelich, Jackson, Lindsay, Stewart R.; also Senator(s) Pelton B., Carson, Cutter, Exum, Sullivan--Concerning the use of an electronic vehicle record for a certificate of title, and, in connection therewith, repealing the requirement for a paper certificate of title.

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

HB26-1025 by Representative(s) Caldwell and Martinez; also Senator(s) **Roberts and Pelton R.**--Concerning an exemption for auctioneers from certain requirements of the "Colorado Charitable Solicitations Act".

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

HB26-1013 by Representative(s) Sirota and Mabrey, Ricks; also Senator(s) **Cutter and Weissman**--Concerning the use of a ratio utility billing system by a landlord to allocate utility charges to tenants.

Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, March 5, page(s) 327-328 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 Gonzales, the report of the Committee of the Whole was **adopted** on the following roll call vote:

The Committee of the Whole took the following action:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	E	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Passed on second reading: HB26-1182, HB26-1067, HB26-1041, HB26-1025,
HB26-1013, as amended.
Moved to General Orders: HB26-1040.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the
Senate having voted in the affirmative, the balance of the General Orders -- Second
Reading of Bills Calendar (SB26-063, SB26-040, SB26-087, HB26-1001, SB26-120,
HB26-1040) of Monday, March 9, was laid over until Tuesday, March 10, retaining its
place on the calendar.

CONSIDERATION OF RESOLUTIONS

SR26-004 by Senator(s) Jodeh and Bridges; --Concerning recognition of October 2026 as Conflict
Resolution Month in Colorado.

Laid over until Tuesday, March 24, 2026.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, consideration of members of the State Board of
the Great Outdoors Colorado Trust Fund, was laid over until Tuesday, March 10, 2026.

On motion of Majority Leader Rodriguez, the following Governor's appointments were
confirmed by the following roll call votes:

MEMBERS OF THE
BUILDING DECARBONIZATION ENTERPRISE BOARD OF DIRECTORS

for terms expiring September 1, 2027:

Grant Nelson of Castle Pines, Colorado, to serve as a representative of commercial buildings, such
as offices, mixed-use properties, multifamily homes, or hospitals, appointed;

Cameron Millard of Frisco, Colorado, to serve as a local government representative with expertise
in planning, energy codes or building decarbonization, appointed;

for terms expiring September 1, 2028:

Mike Truitt of Fort Collins, Colorado, to serve as a representative of residential buildings,
appointed;

Aaron Martinez of Englewood, Colorado, to serve as a representative of commercial buildings,
such as offices, mixed-use properties, multifamily homes or hospitals, appointed;

Voytek Gretka of Denver, Colorado, to serve as a building energy efficiency and decarbonization
subject matter expert, appointed;

Krystal Schubert of Denver, Colorado, to serve as a utility representative, appointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	E	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
COLORADO WATER CONSERVATION BOARD

effective February 13, 2026 for terms expiring February 12, 2029:

Alan Ward of Pueblo, Colorado, to serve as a representative of the Arkansas Drainage Basin, appointed;

Lorelei Cloud of Ignacio, Colorado, to serve as a representative of the San Miguel-Dolores-San Juan Drainage Basin, reappointed;

Nathan Coombs of La Jara, Colorado, to serve as a representative of the Rio Grande Drainage Basin, reappointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	E	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
GROUND WATER COMMISSION

for terms expiring May 1, 2029:

Marc Arnusch of Keenesburg, Colorado, a resident agriculturist of the Lost Creek Basin, reappointed;

David Keeler of Wray, Colorado, a resident agriculturist of the Northern High Plains Basin, reappointed;

Clay Kinnison of Grover, Colorado, a resident agriculturist of the Upper Crow Creek Basin, appointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	E	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Tuesday,
March 10, 2026.

Approved:

Cathy Kipp
President *Pro Tem* of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

56th Legislative Day Tuesday, March 10, 2026

- Prayer 10
By Senator Exum. 11
- Call to 12
Order 13
By the President at 9:00 a.m. 14
- Roll Call 15
Present--35. 16
Remote--1, Daugherty. 17
- Quorum 18
The President announced a quorum present. 19
- Pledge 20
By Senator Pelton R. 21
- Approval of 22
the Journal 23
On motion of Senator Jodeh, the Journal of Tuesday, March 9, 2026, was approved as 24
corrected by the Secretary. 25

SENATE SERVICES REPORT

Correctly Printed: SJR26-016. 26
Correctly Revised: HB26-1013, 1025, 1041, 1067, and 1182. 27
Correctly Rerevised: HB26-1068 and 1115. 28

COMMITTEE OF REFERENCE REPORTS

- Education 29
The Committee on Education has had under consideration and has had a hearing on the 30
following appointments and recommends that the appointments be placed on the consent 31
calendar and confirmed: 32

MEMBERS OF THE 33
CHARTER SCHOOL INSTITUTE BOARD 34

effective July 2, 2025 for terms expiring July 1, 2028: 35

Liz Howell of Grand Junction, Colorado, to serve as a parent whose child is attending an institute 36
charter school, appointed; 37

Andrew Karow of Carbondale, Colorado, to serve as a member with board experience with other 38
boards or public service experience, reappointed. 39

- Education 40
The Committee on Education has had under consideration and has had a hearing on the 41
following appointments and recommends that the appointments be placed on the consent 42
calendar and confirmed: 43

MEMBERS OF THE 44
BOARD OF TRUSTEES FOR COLORADO MESA UNIVERSITY 45

effective January 1, 2026 for terms expiring December 31, 2029: 46

Timothy Fry of Grand Junction, Colorado, reappointed; 47

Gary Reiff of Denver, Colorado, reappointed. 48

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Judiciary

After consideration on the merits, the Committee recommends that **SB26-075** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 7, strike lines 15 through 27.

Page 8, strike lines 1 and 2.

Renumber succeeding sections accordingly.

Page 8, strike lines 10 through 15 and substitute:

"(2) "COMMERCIAL SEXUAL ACTIVITY" MEANS SEXUAL ACTIVITY FOR WHICH ANYTHING OF VALUE IS GIVEN TO, PROMISED TO, OR RECEIVED BY A PERSON.

(3) "SEXUAL ACTIVITY" MEANS:

(a) SEXUAL CONTACT, AS DEFINED IN SECTION 18-3-401 (4);

(b) SEXUAL INTRUSION, AS DEFINED IN SECTION 18-3-401 (5);

(c) SEXUAL PENETRATION, AS DEFINED IN SECTION 18-3-401 (6);

(d) SEXUAL EXPLOITATION OF A CHILD PURSUANT TO SECTION 18-6-403

(3)(a) AND (3)(d); OR

(e) AN OBSCENE PERFORMANCE, AS DEFINED IN SECTION 18-7-101."

Page 11, line 21, strike "WHO IS not his THEIR spouse" and substitute "not his spouse".

Page 1, line 101, strike "MODIFYING CERTAIN CRIMINAL LAW PROVISIONS," and substitute "OFFENSES INVOLVING EXPLOITATIVE CONDUCT,".

Page 1, lines 104 through 105, strike "OFFENSES, PERMITTING A COURT TO CONSIDER THE SOURCE OF FUNDS WHEN MAKING BOND DETERMINATIONS," and substitute "OFFENSES".

Judiciary

After consideration on the merits, the Committee recommends that **SB26-132** 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 14, after "(6)(i)(I.4)," insert "(6)(i)(I.5), (6)(i)(I.6),".

Page 4, before line 10 insert:

"(I.4) NOTWITHSTANDING SUBSECTION (6)(i)(I.3) OF THIS SECTION, A LAW ENFORCEMENT OFFICER IS NOT REQUIRED TO OFFER THE DRIVER THE OPPORTUNITY TO VOLUNTARILY SUBMIT A SAMPLE OF THE DRIVER'S BREATH FOR A PRELIMINARY SCREENING TEST FOR ALCOHOL PURSUANT TO SUBSECTION (6)(i)(I.3) OF THIS SECTION IF THE LAW ENFORCEMENT OFFICER'S INITIAL CONTACT WITH THE DRIVER:

(A) OCCURS MORE THAN TWO HOURS FOLLOWING THE COLLISION; OR

(B) ENDED, AND THE DRIVER HAS LEFT THE SCENE OF THE COLLISION OR THE AREA WHERE LAW ENFORCEMENT MADE INITIAL CONTACT WITH THE DRIVER AND THE DRIVER IS NOT IN LAW ENFORCEMENT'S PRESENCE BUT LAW ENFORCEMENT SUBSEQUENTLY LEARNS THAT THE COLLISION INVOLVED DEATH OR SERIOUS BODILY INJURY WHEN THAT WAS NOT INITIALLY SUSPECTED OR KNOWN."

Page 4, line 10, strike "(I.4)" and substitute "(I.5)".

Page 5, after line 2 insert:

"(I.6) IF A LAW ENFORCEMENT OFFICER IS UNABLE TO ADMINISTER A PRELIMINARY SCREENING TEST FOR ALCOHOL BECAUSE THE DEVICE MALFUNCTIONS OR IS UNABLE TO PRODUCE A VALID RESULT, OR IF THE LAW ENFORCEMENT OFFICER IS UNABLE TO OFFER A PRELIMINARY SCREENING TEST FOR ALCOHOL BECAUSE A DEVICE IS UNAVAILABLE DUE TO EXTENUATING CIRCUMSTANCES, THE LAW ENFORCEMENT OFFICER SHALL:

(A) VERBALLY DOCUMENT ON THE LAW ENFORCEMENT OFFICER'S BODY-WORN CAMERA THAT THE PRELIMINARY SCREENING TEST COULD NOT BE ADMINISTERED AND THE REASON WHY IT COULD NOT BE ADMINISTERED; AND

(B) DOCUMENT ON ANY REQUIRED INCIDENT REPORT RELATED TO THE COLLISION THAT THE PRELIMINARY SCREENING TEST COULD NOT BE ADMINISTERED AND THE REASON WHY IT COULD NOT BE ADMINISTERED."

Strike ""Magnus" and substitute ""Magnus"" on: Page 2, line 2; and Page 3, lines 4 and 7.

Judiciary After consideration on the merits, the Committee recommends that HB26-1017 be referred to the Committee of the Whole with favorable recommendation.

Judiciary After consideration on the merits, the Committee recommends that HB26-1103 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 2, line 13, strike "reporting" and substitute "notification".

Page 2, line 16, strike "TAKES A REPORT ALLEGING" and substitute "DETERMINES THERE IS REASONABLE SUSPICION FOR".

Page 2, lines 18 and 19, strike "TAKING THE REPORT, NOTIFY AND REPORT" and substitute "MAKING A DETERMINATION, PROVIDE NOTIFICATION OF".

Judiciary After consideration on the merits, the Committee recommends that SB26-104 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 1, strike "2028," and substitute "2030,".

Page 3, after line 15 insert:

"(d) THIS SUBSECTION (2) DOES NOT REQUIRE A LOCAL EDUCATION PROVIDER TO INSTALL A NEW EXTERIOR KEY BOX AT A SCHOOL THAT HAS A KEY BOX INSTALLED THAT SATISFIES THE REQUIREMENTS FOR EXTERIOR KEY BOXES SET FORTH IN THIS SECTION."

Page 4, after line 11 insert:

"(5) NOTWITHSTANDING THE REQUIREMENT TO INSTALL AN EXTERIOR KEY BOX PURSUANT TO THIS SECTION, A LOCAL EDUCATION PROVIDER IS NOT REQUIRED TO INSTALL AN EXTERIOR KEY BOX AT A SCHOOL IF THE SCHOOL HAS A KEY BOX THAT DOES NOT SATISFY THE REQUIREMENTS FOR EXTERIOR KEY BOXES SET FORTH IN SUBSECTION (2) OF THIS SECTION AND HAS AN ALTERNATIVE PLAN AND PROCEDURES TO PROVIDE EMERGENCY ACCESS FOR LOCAL LAW ENFORCEMENT TO EACH BUILDING AND ROOM ON THE ENTIRE SCHOOL GROUNDS.

(6) NOTWITHSTANDING THE REQUIREMENT TO INSTALL AN EXTERIOR KEY BOX PURSUANT TO THIS SECTION, A LOCAL EDUCATION PROVIDER IS NOT REQUIRED TO INSTALL AN EXTERIOR KEY BOX AT A SCHOOL IF THE LOCAL EDUCATION PROVIDER APPLIED FOR BUT DOES NOT RECEIVE A DISBURSEMENT FROM THE SCHOOL SECURITY DISBURSEMENT PROGRAM CREATED IN SECTION 24-33.5-1810 THAT MAY BE USED TO INSTALL AN EXTERIOR KEY BOX AT THE SCHOOL."

Judiciary After consideration on the merits, the Committee recommends that SB26-112 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

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

"SECTION 1. In Colorado Revised Statutes, amend 16-4-113 as follows:

16-4-113. Type of bond in certain nonfelony cases.

(1) (a) ~~In exercising the discretion mentioned in section 16-4-104, the~~ EXCEPT IN THE CIRCUMSTANCES DESCRIBED IN SUBSECTION (1)(b) OF THIS SECTION, IF AN ACCUSED PERSON IS CHARGED WITH COMMITTING AN OFFENSE FOR WHICH THE MAXIMUM PENALTY DOES NOT EXCEED SIX MONTHS' IMPRISONMENT, A judge shall release the accused person upon personal

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

~~recognizance if the charge is any offense for a violation of which the maximum penalty does not exceed six months' imprisonment, and the~~ AND, EXCEPT AS PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, SHALL NOT REQUIRE THE accused person ~~shall not be required~~ to supply a surety bond, or give security of any kind for their appearance for trial other than their personal recognizance. ~~unless one or more of the following facts are found to be present:~~

(b) A JUDGE MAY REQUIRE AN ACCUSED PERSON TO SUPPLY A SURETY BOND OR GIVE SECURITY FOR THE ACCUSED PERSON'S APPEARANCE FOR TRIAL OTHER THAN THEIR PERSONAL RECOGNIZANCE IF:

~~(a)~~ (I) The ~~arrested~~ person fails to sufficiently identify ~~himself or herself~~ THEMSELF; or

~~(b)~~ (II) The ~~arrested~~ person refuses to sign a personal recognizance; or

~~(c)~~ (III) The continued detention or posting of a surety bond is necessary to prevent imminent bodily harm to the accused PERSON or to another; or

~~(d)~~ (IV) The ~~arrested~~ person has no ties to the jurisdiction of the court reasonably sufficient to assure ~~his or her~~ THEIR appearance, and there is substantial likelihood that ~~he or she~~ THE PERSON will fail to appear for trial if released upon ~~his or her~~ THEIR personal recognizance; or

~~(e)~~ (V) The ~~arrested~~ person has previously failed to appear for trial for an offense concerning which ~~he or she~~ THE PERSON had given ~~his~~ THEIR written promise to appear; or

~~(f)~~ (VI) There is outstanding a warrant for ~~his or her~~ THE PERSON'S arrest on any other charge, or there are pending proceedings against ~~him or her~~ THEM for suspension or revocation of parole or probation; OR

(VII) SUBJECT TO SUBSECTION (3) OF THIS SECTION, THE PERSON HAS PREVIOUSLY FAILED TO APPEAR FOR A COURT PROCEEDING AS REQUIRED BY A COURT THREE OR MORE TIMES IN THE PRESENT CASE.

(c) THIS SUBSECTION (1) APPLIES IN STATE AND MUNICIPAL COURTS.

(2) (a) A COURT SHALL NOT IMPOSE A MONETARY CONDITION OF RELEASE for a defendant charged with:

(I) A traffic offense, a petty offense, or a comparable municipal offense, ~~a court shall not impose a monetary condition of release. If the~~ INCLUDING A comparable municipal offense THAT is a property crime and the factual basis reflects a value of property loss or damage that would be a petty offense property crime if charged under state law; ~~this subsection (2)(a) applies.~~ AND

(II) A MUNICIPAL OFFENSE FOR WHICH THERE IS NO COMPARABLE STATE MISDEMEANOR OFFENSE.

~~(b) For a defendant charged with a municipal offense for which there is no comparable state misdemeanor offense, the court shall not impose a monetary condition of release.~~

~~(c)~~ (b) THIS SUBSECTION (2) DOES NOT PROHIBIT:

(I) THE RELEASE OF A DEFENDANT, PURSUANT TO LOCAL PRETRIAL RELEASE POLICIES, after arrest but prior to an individual consideration of bond by a judge, bonding commissioner, judicial officer, or judicial designee with the power to set conditions of release, ~~this subsection (2) does not prohibit the release of a defendant pursuant to local pretrial release policies; including those~~ LOCAL PRETRIAL RELEASE POLICIES that require payment of a monetary condition of release, if the defendant is first informed that the defendant is entitled to release on a personal recognizance bond; OR

~~(d)~~ (II) ~~Nothing in this subsection (2) prohibits the issuance of~~ A COURT FROM ISSUING a warrant with monetary conditions of bond for a defendant who fails to appear in court as required or who violates a condition of release. If a defendant is unable to post the monetary condition of bond prior to the next individualized consideration of bond, the judge, bonding commissioner, judicial officer, or judicial designee with the power to set conditions of release shall release the person on personal recognizance.

~~(e)~~ (c) ~~The provisions of~~ This subsection (2) ~~do~~ DOES not apply to:

(I) A traffic offense involving death or bodily injury or a municipal offense with substantially similar elements;

(II) Eluding or attempting to elude a police officer as described in section 42-4-1413 or a municipal offense with substantially similar elements;

(III) Operating a vehicle after circumventing an interlock device as described in section 42-2-132.5 (10) or a municipal offense with substantially similar elements; and

(IV) A municipal offense that has substantially similar elements to a state misdemeanor offense; AND

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(V) SUBJECT TO SUBSECTION (3) OF THIS SECTION, A PETTY OFFENSE FOR THEFT, CRIMINAL MISCHIEF, OR ARSON, OR A COMPARABLE MUNICIPAL OFFENSE, IF THE DEFENDANT HAS PREVIOUSLY FAILED TO APPEAR FOR A COURT PROCEEDING AS REQUIRED BY A COURT THREE OR MORE TIMES IN THE PRESENT CASE.

(3) A FAILURE TO APPEAR THAT OCCURRED ON OR AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (3) QUALIFIES AS A PREVIOUS FAILURE TO APPEAR FOR THE PURPOSES OF SUBSECTIONS (1)(b)(VII) AND (2)(c)(V) OF THIS SECTION ONLY IF THE COURT:

(a) PRIOR TO ISSUING A WARRANT FOR THE ARREST OF THE DEFENDANT FOR THE PREVIOUS FAILURE TO APPEAR, CONDUCTED AN ELECTRONIC SEARCH OF AVAILABLE COURT DATABASES OR ONLINE RESOURCES TO DETERMINE WHETHER THE DEFENDANT WAS BEING HELD IN A CORRECTIONAL FACILITY, AS DEFINED IN SECTION 17-1-102, OR IN THE COUNTY JAIL FOR THE COUNTY IN WHICH THE COURT IS LOCATED; AND

(b) AT THE TIME OF THE DEFENDANT'S PREVIOUS FAILURE TO APPEAR:

(I) HAD A PROCESS THAT ALLOWS A DEFENDANT TO INFORMALLY CONTACT THE COURT BY REMOTE MEANS, INCLUDING, BUT NOT LIMITED TO, BY PHONE OR EMAIL, ON OR BEFORE THE DAY OF THE COURT APPEARANCE TO REQUEST A CONTINUANCE, AND THAT AFTER THE DEFENDANT ENGAGES THE PROCESS, ALLOWS THE COURT TO REQUIRE THE DEFENDANT TO MAKE THE REQUEST IN WRITING AND SEND THE REQUEST TO THE COURT BY ANY MEANS, INCLUDING EMAIL;

(II) HAD A PROCESS TO QUASH A WARRANT FOR A FAILURE TO APPEAR THAT ALLOWS THE DEFENDANT TO CONTACT THE COURT FOR THE PURPOSE OF RESETTING THE DEFENDANT'S APPEARANCE AFTER THE DEFENDANT'S FAILURE TO APPEAR BUT PRIOR TO THE DEFENDANT'S NEXT COURT PROCEEDING, AND THAT AFTER THE DEFENDANT ENGAGES THE PROCESS, ALLOWS THE COURT TO REQUIRE THE DEFENDANT TO MAKE THE REQUEST IN WRITING AND SEND THE REQUEST TO THE COURT BY ANY MEANS, INCLUDING EMAIL, AND A PROCESS TO EXCUSE A FAILURE TO APPEAR IF THE DEFENDANT APPEARS AT THE NEXT COURT PROCEEDING;

(III) HAD A PROCESS FOR THE COURT TO EXCUSE A DEFENDANT'S FAILURE TO APPEAR FOR A COURT PROCEEDING IF THE DEFENDANT PRODUCES EVIDENCE SHOWING THAT THEIR FAILURE TO APPEAR WAS NOT WILLFUL OR WAS CAUSED BY EXCUSABLE NEGLIGENCE; AND

(IV) POSTED THE PROCESSES DESCRIBED IN THIS SUBSECTION (3) ONLINE AND AT THE COURTHOUSE, IN BOTH ENGLISH AND SPANISH.

SECTION 2. Act subject to petition - effective date - applicability.

(1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to offenses committed on or after the applicable effective date of this act."

MESSAGE FROM THE HOUSE

March 9, 2026

Mr. President:

The House has adopted and transmits herewith HJR26-1020, amended as printed in House Journal, March 9, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1202, HB26-1294, HB26-1293, HB26-1215, HB26-1216, HB26-1220, HB26-1217, HB26-1219, HB26-1295, HB26-1296, and HB26-1192.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1008, HB26-1088, HB26-1009, HB26-1005, HB26-1265, HB26-1069, HB26-1050, HB26-1198, HB26-1218, and HB26-1110, amended as printed in House Journal, March 6, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

March 9, 2026
To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1192, 1202, 1215, 1216, 1217, 1219, 1220, 1293, 1294, 1295, and 1296. Without comment, as amended, HB26-1005, 1008, 1009, 1050, 1069, 1088, 1110, 1198, 1218, and 1265.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for Consideration of Memorials.

CONSIDERATION OF MEMORIALS

SJM26-002 by Senator(s) **Simpson**; also Representative(s) Martinez--Memorializing former Senator Lewis H. Entz.

On motion of Senator Simpson, the resolution was read at length.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, Senate Rule 31 (a) was suspended to allow current and former Representatives to speak in the well of the Senate.

Senate in recess. Senate reconvened.

On motion of Senator Simpson, the resolution was adopted by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

Senate in recess. Senate reconvened.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

Upon request of Majority Leader Rodriguez, HB26-1013 was removed from the Third Reading of Bills Consent Calendar of Tuesday, March 10. and was placed at the end of the Third Reading of Bills Calendar.

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

HB26-1182 by Representative(s) Lindsay and Suckla, Goldstein, Martinez, Mauro, McCormick, Smith, Stewart K., Story; also Senator(s) **Kipp and Rich**--Concerning the continuation of the veterinary pharmaceutical advisory committee, and, in connection therewith, implementing the recommendation contained in the 2025 sunset report by the department of regulatory agencies to repeal the veterinary pharmaceutical advisory committee.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Carson and Pelton R.

HB26-1067 by Representative(s) McCormick and Winter T.; also Senator(s) **Pelton B. and Roberts**--Concerning using money in the diseased livestock indemnity fund to address threats to livestock health.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Bridges, Bright, Carson, Catlin, Coleman, Gonzales J., Jodeh, Kipp, Kirkmeyer, Mullica, Pelton R., Simpson, and Wallace.

HB26-1041 by Representative(s) Boesenecker and Paschal, Froelich, Jackson, Lindsay, Stewart R.; also Senator(s) **Pelton B.**, Carson, Cutter, Exum, Sullivan--Concerning the use of an electronic vehicle record for a certificate of title, and, in connection therewith, repealing the requirement for a paper certificate of title.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Benavidez, Bridges, Bright, Coleman, Daugherty, Frizell, Gonzales J., Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Rich, Snyder, and Wallace.

HB26-1025 by Representative(s) Caldwell and Martinez; also Senator(s) **Roberts and Pelton R.**-- Concerning an exemption for auctioneers from certain requirements of the "Colorado Charitable Solicitations Act".

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Bright, Carson, Catlin, Coleman, Frizell, Kirkmeyer, Liston, Pelton B., Rich, Snyder, and Zamora Wilson.

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:

HB26-1013 by Representative(s) Sirota and Mabrey, Ricks; also Senator(s) Cutter and Weissman-- Concerning the use of a ratio utility billing system by a landlord to allocate utility charges to tenants.

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

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Marchman, Sullivan, and Wallace.

Committee of the Whole On motion of Senator Hinrichsen, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Hinrichsen was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

SB26-092 by Senator(s) **Simpson**; also Representative(s) Suckla and Velasco--Concerning the modification of the salary categorization of locally elected officers in specified counties.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, March 6, page(s) 333 and placed in members' bill files.)

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

SB26-077 by Senator(s) **Jodeh**; --Concerning epilepsy-related mortality awareness.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, March 6, page(s) 338 and placed in members' bill files.)

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-092, as amended, and SB26-077, as amended.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-063 by Senator(s) **Hinrichsen**; also Representative(s) Ricks--Concerning nonemergency medical transportation services for medicaid members.

Laid over until Wednesday, March 18, 2026.

SB26-040 by Senator(s) **Simpson and Amabile**; also Representative(s) Stewart K.--Concerning the affordable home ownership program.

Laid over until Wednesday, March 11, 2026.

SB26-087 by Senator(s) **Wallace**; --Concerning authorizing legislative leave from employment during a legislative session for certain members of the general assembly.

Laid over until Friday, March 13, 2026.

HB26-1001 by Representative(s) Boesenecker and Mabrey; also Senator(s) **Exum and Gonzales J.**-- Concerning the promotion of residential developments on qualifying properties.

Laid over until Wednesday, March 11, 2026.

SB26-120 by Senator(s) **Marchman and Wallace**; also Representative(s) Zokaie and Bradley-- Concerning law enforcement procedures related to missing persons.

Laid over until Thursday, March 12, 2026.

HB26-1040 by Representative(s) Froelich; also Senator(s) **Cutter**--Concerning the sterilization rights of a person with intellectual and developmental disabilities.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, March 5, page(s) 316 and placed in members' bill files.)

Amendment No. 2(L.007), by Senator Cutter.

Amend reengrossed bill, page 2, lines 16 and 17, strike "AGAINST THE PERSON'S WILL." and substitute "IN THE ABSENCE OF THE PERSON'S INFORMED CONSENT.".

Page 2, line 19, strike "AGAINST THE PERSON'S WILL" and substitute "IN THE ABSENCE OF THE PERSON'S INFORMED CONSENT".

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

SB26-047 by Senator(s) **Danielson and Marchman**; also Representative(s) Duran--Concerning changes to the definition of a general election for the purpose of submitting a question to the voters to allow firefighters to collectively bargain with their public employers.

Amendment No. 1, State, Veterans & Military Affairs Committee Amendment.
(Printed in Senate Journal, March 6, page(s) 332 and placed in members' bill files.)

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SB26-109 by Senator(s) **Exum and Cutter**; also Representative(s) Joseph and Ricks--Concerning building code standards for accessible housing supported by public money.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, March 6, page(s) 333 and placed in members' bill files.)

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

SB26-066 by Senator(s) **Jodeh and Carson**; --Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

Laid over until Monday, March 16, 2026.

CONSIDERATION OF RESOLUTIONS

SJR26-015 by Senator(s) **Roberts and Amabile**; also Representative(s) Lukens and Velasco, Stewart K., Boesenecker, Camacho, Duran, Froelich, Hamrick, Lindsay, Martinez, Mauro, McCormick, Nguyen, Phillips, Rydin, Smith, Stewart R., Titone, Willford--Concerning the protection of the public's interest in the management of Colorado's national public lands.

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

YES	27	NO	8	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Co-sponsor(s) added: Ball, Benavidez, Bridges, Coleman, Cutter, Danielson, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Mullica, Snyder, Sullivan, Wallace, and Weissman.

On motion of Majority Leader Rodriguez, consideration of Governor's Appointments -- Consent Calendar was laid over until Wednesday, March 11, 2026.

CONSIDERATION OF GOVERNOR'S APPOINTMENTS

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

MEMBER OF THE
COLORADO PRESCRIPTION DRUG AFFORDABILITY
REVIEW BOARD

effective September 28, 2025 for a term expiring September 27, 2028:

James Vandenberg, PharmD, BCPS of Denver, Colorado, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
AIR QUALITY CONTROL COMMISSION

effective February 1, 2026 for terms expiring January 31, 2029:

Jonathan Davis of Loveland, Colorado, to serve as a member with labor and industrial experience, appointed;

Harold James Sewell of Castle Rock, Colorado, to serve as a member with technical experience, reappointed;

Jonathan Slutsky of Fort Collins, Colorado, to serve as a member with agricultural experience, reappointed;

Daniel Blankenship of Fountain, Colorado, to serve as a member with industrial and private sector experience, reappointed.

for a term expiring January 31, 2028:

Shelly Miller of Boulder, Colorado, to serve as a member with scientific experience, occasioned by the resignation of Anthony Gerber of Denver, Colorado, appointed.

Jana Milford of Boulder, Colorado, to serve as a member with technical and private sector experience, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MESSAGE FROM THE HOUSE

March 10, 2026
Mr. President:

The House has adopted and returns herewith SJR26-011.

The House has passed on Third Reading and returns herewith SB26-007.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-001, amended as printed in House Journal, March 9, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1213.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1185, amended as printed in House Journal, March 9, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

March 10, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

- Without comment, HB26-1213.
- Without comment, as amended, HB26-1185.
- Without comment, as amended, SB26-001.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

HJR26-1020 by Representative(s) Ricks and Espenosa; also Senator(s) Marchman and Wallace--
 Concerning the designation of March 8, 2026, as "International Women's Day" in
 Colorado, and, in connection therewith, acknowledging the countless contributions that
 women have made in history and to contemporary society.

Laid over until Wednesday, March 11, 2026.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:
SB26-136 by Senator(s) Pelton R. and Coleman; --Concerning the reporting of missing livestock to
 the department of agriculture.
 Agriculture & Natural Resources

HB26-1002 by Representative(s) Brown and Gilchrist; also Senator(s) Ball and Pelton B.--Concerning
 measures to increase patient access to behavioral health providers, and, in connection
 therewith, efforts to enhance provider participation in health-care provider networks,
 reimbursement of prelicensed providers who provide mental health services under the
 supervision of a licensed provider, and decreasing the clinical hours required to become a
 licensed clinical social worker.
 Health & Human Services

HB26-1007 by Representative(s) Smith and Stewart R.; also Senator(s) Kipp--Concerning measures to
 improve a customer's ability to use distributed energy resources.
 Transportation & Energy

HB26-1026 by Representative(s) Marshall and Hamrick; also Senator(s) Kolker--Concerning an
 expansion of plan options for the public employees' retirement association.
 Finance

HB26-1039 by Representative(s) Carter and Ricks, Richardson; also Senator(s) Jodeh and Weissman--
 Concerning requirements for municipal jails.
 Judiciary

HB26-1127 by Representative(s) Rutinel and Joseph; also Senator(s) Roberts--Concerning a report after
 motor vehicle crashes resulting in death.
 Transportation & Energy

HB26-1134 by Representative(s) Mabrey and Velasco, Bacon, Carter, Clifford, Garcia, Gilchrist,
 Zokaie; also Senator(s) Amabile and Weissman, Coleman, Gonzales J., Hinrichsen,
 Roberts, Wallace--Concerning measures to ensure that municipal court defendants are
 subject to conditions similar to state court defendants.
 Judiciary

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- HB26-1145** by Representative(s) Velasco and Phillips; also Senator(s) Cutter--Concerning water quality in mobile home parks. 1
 Local Government & Housing 2
 3
 4
- HB26-1189** by Representative(s) Espenosa; also Senator(s) Snyder--Concerning property held by a community property spouse subject to the "Uniform Community Property Disposition at Death Act". 5
 Judiciary 6
 7
 8
 9
- HB26-1205** by Representative(s) Velasco and Mauro, Smith, Suckla; also Senator(s) Cutter and Baisley, Exum, Marchman--Concerning changes to state law to reflect the federal expansion of good neighbor authority agreements. 10
 Agriculture & Natural Resources 11
 12
 13
 14
- HB26-1277** by Representative(s) Bradfield and Lieder; also Senator(s) Daugherty--Concerning the continuation of the kidney disease prevention and education task force, and, in connection therewith, implementing the recommendation of the department of regulatory agencies in the department's 2025 sunset report to sunset the task force. 15
 Health & Human Services 16
 17
 18
 19
 20

MESSAGE FROM THE GOVERNOR

9, March, 2026

Colorado Senate
 The 75th General Assembly
 Second Regular Session
 State Capitol
 Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-010 Agricultural Property Tax Definitions 38
 Approved on Monday, March 9th, 2026 at 12:20 p.m. 39
 40

SB26-052 Coal Transition Community Investment 41
 Approved on Monday, March 9th, 2026 at 12:20 p.m. 42
 43

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-004 and 011.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m.,
Wednesday, March 11, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

57th Legislative Day

Wednesday, March 11, 2026

- Prayer By the chaplain, Vern Rempel, Mountain Community Mennonite Church, Littleton. 11
- Call to Order By the President at 9:00 a.m. 13
- Roll Call Present--34. 16
Remote--1, Daugherty. 17
Excused--1, Jodeh. 18
Present Later--1, Jodeh. 19
Excused Later--1, Pelton B. 20
- Quorum The President announced a quorum present. 23
- Pledge By Senator Pelton R. 25
- Approval of the Journal On motion of Senator Pelton B., the Journal of Tuesday, March 10, 2026, was approved as corrected by the Secretary. 27

SENATE SERVICES REPORT

- Correctly Printed:** SB26-136. 35
- Correctly Engrossed:** SB26-047, 077, 092, and 109; SJM26-002; SJR26-015. 36
- Correctly Revised:** HB26-1040. 37
- Correctly Rerevised:** HB26-1013, 1025, 1041, 1067, and 1182. 38
- Correctly Enrolled:** SB26-007. 39

COMMITTEE OF REFERENCE REPORTS

- Finance The Committee on Finance 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: 45
46
47
48
49
50
51
52
53
54
55
56
- MEMBER OF THE
STATE BOARD OF EQUALIZATION
- for terms expiring September 2, 2029: 57
- Ty Coleman of Alamosa, Colorado, to serve as a member with knowledge of property taxation, appointed; 58
59
60
- Finance The Committee on Finance 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: 61
62
63
64
65
- MEMBER OF THE
FINANCIAL SERVICES BOARD
- effective July 2, 2025 for terms expiring July 1, 2029: 66
67
- Robert Chavez of Antonito, Colorado, to serve as an executive officer of a state credit union, appointed; 66
67

Finance After consideration on the merits, the Committee recommends that **SB26-118** 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 printed bill, page 8, line 12, strike "SECTION 11-51-701." and substitute "SECTION 11-51-701, PURSUANT TO ITS AUTHORITY UNDER PART 4 OF ARTICLE 51 OF TITLE 11."

Finance After consideration on the merits, the Committee recommends that **HB26-1003** be **referred** to the Committee on Appropriations with favorable recommendation.

Finance After consideration on the merits, the Committee recommends that **HB26-1146** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **SB26-088** 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 printed bill, page 8, strike lines 10 through 19 and substitute:

"SECTION 3. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions."

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB26-1038** be **referred** to the Committee of the Whole with favorable recommendation.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On the motion of Majority Leader Rodriguez, SB26-077 was laid over until Thursday, March 12, 2026, retaining its place on the calendar.

At the order of the President, Senator Jodeh was added to the current roll call.

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

SB26-092 by Senator(s) **Simpson**; also Representative(s) Suckla and Velasco--Concerning the modification of the salary categorization of locally elected officers in specified counties.

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Bright, Coleman, Cutter, Gonzales J., Kirkmeyer, Rodriguez, Snyder, and Wallace.

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:

HB26-1040 by Representative(s) Froelich; also Senator(s) **Cutter**--Concerning the sterilization rights of a person with intellectual and developmental disabilities.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Benavidez, Coleman, Danielson, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Marchman, Mullica, Roberts, Snyder, Sullivan, Wallace, and Weissman.

SB26-047 by Senator(s) **Danielson** and **Marchman**; also Representative(s) Camacho and Phillips, Duran--Concerning changes to the definition of a general election for the purpose of submitting a question to the voters to allow firefighters to collectively bargain with their public employers.

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

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Coleman, Cutter, Daugherty, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Mullica, Roberts, Snyder, Sullivan, Wallace, and Weissman.

SB26-109 by Senator(s) **Exum and Cutter**; also Representative(s) Joseph and Ricks--Concerning building code standards for accessible housing supported by public money.

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

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Coleman, Gonzales J., Jodeh, Kipp, Wallace, and Weissman.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-040 by Senator(s) **Simpson and Amabile**; also Representative(s) Stewart K.--Concerning the affordable home ownership program.

Laid over until Thursday, March 12, 2026.

HB26-1001 by Representative(s) Boesenecker and Mabrey; also Senator(s) **Exum and Gonzales J.**--Concerning the promotion of residential developments on qualifying properties.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, March 5, page(s) 319-321 and placed in members' bill files.)

Amendment No. 2(L.037), by Senator Exum.

Amend the Local Government & Housing Committee Report, dated March 4, 2026, page 3, strike lines 1 through 23 and substitute:

"Page 10, strike lines 26 and 27.

Page 11, strike lines 1 through 24 and substitute:

- "(7) "QUALIFYING ENTITY" MEANS A:
- (a) SCHOOL DISTRICT, AS DEFINED IN SECTION 22-30-103;
- (b) STATE COLLEGE OR UNIVERSITY, AS DEFINED IN SECTION 23-2-102;
- (c) BOARD OF COOPERATIVE SERVICES, AS DEFINED IN SECTION 22-5-103;

(d) HOUSING AUTHORITY CREATED PURSUANT TO SECTION 29-1-204.5, 29-4-204, 29-4-402, OR 29-4-503;

(e) LOCAL OR REGIONAL TRANSIT DISTRICT OR A REGIONAL TRANSPORTATION AUTHORITY SERVING ONE OR MORE COUNTIES;

(f) NONPROFIT ORGANIZATION WITH A DEMONSTRATED HISTORY OF PROVIDING AFFORDABLE HOUSING; OR

(g) NONPROFIT ORGANIZATION THAT HAS ENTERED INTO AN AGREEMENT WITH ANOTHER NONPROFIT ORGANIZATION WITH A DEMONSTRATED HISTORY OF PROVIDING AFFORDABLE HOUSING, PROVIDED THAT THE AGREEMENT REQUIRES THE NONPROFIT ORGANIZATION WITH A DEMONSTRATED HISTORY OF PROVIDING AFFORDABLE HOUSING, OR ITS SUCCESSOR ORGANIZATION, TO DEVELOP A RESIDENTIAL DEVELOPMENT ON THE PROPERTY.

(8) "QUALIFYING PROPERTY" MEANS REAL PROPERTY THAT CONTAINS NO MORE THAN FIVE ACRES OF LAND AND IS:

(a) OWNED BY A QUALIFYING ENTITY;

(b) NOT ADJACENT TO ANOTHER QUALIFYING PROPERTY CONTAINING FIVE OR LESS ACRES THAT WAS PART OF A SUBDIVISION PROCESS THAT OCCURRED WITHIN THE PAST FIVE YEARS; AND

(c) WITHIN:

(I) A MUNICIPALITY; OR

(II) A PORTION OF A COUNTY THAT IS WITHIN A CENSUS DESIGNATED PLACE WITH A POPULATION OF FIVE THOUSAND OR MORE, AS REPORTED IN THE MOST RECENT DECENNIAL CENSUS, THAT IS ALSO WITHIN A THREE-MILE AREA EXTENDING IN ANY DIRECTION FROM ANY POINT IN A MUNICIPALITY, AS DESCRIBED IN SECTION 31-12-105 (1)(e)(I)."

Re-number succeeding subsections accordingly."

Amendment No. 3(L.038), by Senator Exum.

Amend the Local Government & Housing Committee Report, dated March 4, 2026, page 4, line 20, strike "INCENTIVES;" and substitute "INCENTIVES;

(l) REQUIRING COMMON LAW OR STATUTORY DEDICATIONS OF INTEREST IN LAND ASSOCIATED WITH A RESIDENTIAL DEVELOPMENT ON A QUALIFYING PROPERTY TO BE ACCEPTED BY THE LEGISLATIVE BODY OF A LOCAL GOVERNMENT;

(m) APPLYING AND ENFORCING SUBDIVISION REGULATIONS;"

Amendment No. 4(L.039), by Senator Exum.

Amend the Local Government & Housing Committee Report, dated March 4, 2026, page 4, after line 27, insert:

"Page 17, after line 6 insert:

"29-35-506. Published guidance in verification of nonprofit status.

ON OR BEFORE DECEMBER 31, 2027, THE DEPARTMENT OF LOCAL AFFAIRS SHALL PUBLISH GUIDANCE TO ASSIST SUBJECT JURISDICTIONS IN VERIFYING THE STATUS OF A NONPROFIT ORGANIZATION WITH A DEMONSTRATED HISTORY OF PROVIDING AFFORDABLE HOUSING IN ACCORDANCE WITH SECTION 29-35-503 (2)."

Amendment No. 5(L.040), by Senator Exum.

Amend the Local Government & Housing Committee Report, dated March 4, 2026, page 4, after line 22 insert:

"Page 15, line 20, strike "FOR RESIDENTIAL USE" and substitute "TO ALLOW FOR RESIDENTIAL DEVELOPMENT"."

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

At the order of the President, Senator Pelton B. was excused.

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

HB26-1001 by Representative(s) Boesenecker and Mabrey; also Senator(s) **Exum and Gonzales J.--** Concerning the promotion of residential developments on qualifying properties.

Senator Kirkmeyer moved to amend the report of the Committee of the Whole to show that the following Kirkmeyer floor amendment, (L.042) to HB26-1001, did pass.

Amend reengrossed bill, page 3, line 5, strike "(2)(a)(I);" and substitute "(2)(a);".

Page 3, after line 12 insert:

"(II) Does not require ~~and cannot be elevated to require;~~ a public hearing, a recommendation, or a decision by an elected or appointed public body or a hearing officer."

Amend the Local Government and Housing Committee Report, dated March 4, 2026, page 4, line 4, after "PUBLIC" insert "OF THE PUBLIC HEARING IF APPLICABLE".

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	11	NO	23	EXCUSED	1	ABSENT	0
Amabile	N	Danielson	N	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	N	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	E	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	N		

Senator Pelton R. moved to amend the report of the Committee of the Whole to show that the following Simpson floor amendment, (L.031) to HB26-1001, did pass.

Amend reengrossed bill, page 12, line 6, strike "LOCAL GOVERNMENT THAT" and substitute "COUNTY WITH A POPULATION OF MORE THAN FIFTY THOUSAND PEOPLE."

Page 12, strike lines 7 and 8.

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	13	NO	21	EXCUSED	1	ABSENT	0
Amabile	N	Danielson	N	Kolker	N	Rodriguez	Y
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	N	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	E	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	Y		

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	24	NO	10	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	E	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1001, as amended.
Laid over until Thursday, March 12: SB26-040.

CONSIDERATION OF RESOLUTIONS

HJR26-1020 by Representative(s) Ricks and Espenoza; also Senator(s) Marchman and Wallace-- Concerning the designation of March 8, 2026, as "International Women's Day" in Colorado, and, in connection therewith, acknowledging the countless contributions that women have made in history and to contemporary society.

Laid over until Friday, March 13, 2026.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-001 by Senator(s) **Roberts and Bridges**; also Representative(s) Boesenecker and Richardson-- Concerning housing, and, in connection therewith, authorizing a board of county commissioners to appropriate money to support specified types of housing and making the middle-income housing tax credit available to transferees who do not own an interest in a qualified development.

Senator Roberts moved that the Senate concur in House amendments to **SB26-001**, as printed in House journal, March 9, page 528. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	E	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

	YES	28	NO	6	EXCUSED	1	ABSENT	0	
Amabile	Y		Danielson	Y	Kolker	Y	Rodriguez	Y	1
Baisley	N		Daugherty	Y	Lindstedt	Y	Simpson	Y	2
Ball	Y		Exum	Y	Liston	N	Snyder	Y	3
Benavidez	Y		Frizell	Y	Marchman	Y	Sullivan	Y	4
Bridges	Y		Gonzales J.	Y	Mullica	Y	Wallace	Y	5
Bright	Y		Hinrichsen	Y	Pelton B.	E	Weissman	Y	6
Carson	N		Jodeh	Y	Pelton R.	N	Zamora	N	7
Catlin	Y		Kipp	Y	Rich	N	President	Y	8
Cutter	Y		Kirkmeyer	Y	Roberts	Y			9

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

On motion of Majority Leader Rodriguez, consideration of Governor's Appointments -- Consent Calendar was laid over until Thursday, March 12, 2026.

MESSAGE FROM THE HOUSE

March 11, 2026
Mr. President:

The House has adopted and returns herewith SJR26-001.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1191.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1089, HB26-1095, HB26-1258, and HB26-1090, amended as printed in House Journal, March 10, 2026.

The House has passed on Third Reading and returns herewith SB26-034 and SB26-064.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-013, amended as printed in House Journal, March 10, 2026, and amended on Third Reading as printed in House Journal, March 11, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

March 11, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1191.

Without comment, as amended, HB26-1089, 1090, 1095, and 1258.

Without comment, as amended, SB26-013.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

SJR26-017 by Senator(s) **Frizell and Weissman**, Lindstedt, Pelton R.; also Representative(s) Brooks and Willford, Johnson, Bacon--Concerning the reappointment of Kerri L. Hunter to the position of state auditor.

Laid over until Monday, March 16, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-137** by Senator(s) Coleman and Simpson; also Representative(s) McCluskie and Caldwell--
Concerning measures to reduce administrative burdens, and, in connection therewith,
making changes to the mandatory review of department rules by each principal department
and clarifying the attorney general's scope of authority related to litigation discovery.
Finance
- SB26-138** by Senator(s) Daugherty and Mullica; also Representative(s) Stewart K.--Concerning
measures to reduce the administrative burden on the health-care system.
Health & Human Services
- HB26-1081** by Representative(s) Camacho and Duran; also Senator(s) Roberts--Concerning measures
to optimize Colorado's electric transmission system.
Transportation & Energy
- HB26-1084** by Representative(s) Espenosa and Camacho; also Senator(s) Weissman and Lindstedt--
Concerning voter transparency requirements to expand information about the funding of
initiated statewide ballot measures, and, in connection therewith, requiring the ballot title
and abstract of the fiscal impact statement for certain initiated statewide ballot measures to
identify the main areas of state expenditure that would be affected by the measure.
State, Veterans, & Military Affairs
- HB26-1120** by Representative(s) Martinez and Velasco; also Senator(s) Simpson and Kipp--Concerning
the implementation of the recommendations of the mobile home taxation task force, and, in
connection therewith, modifying the process for the collection of delinquent property
taxes to align with real property tax lien sale and public auction procedures, extending the
redemption period for mobile home owners, and clarifying that a mobile home owner under
legal disability is entitled to an extended redemption period of up to nine years.
Finance
- HB26-1228** by Representative(s) Stewart R. and Feret; also Senator(s) Danielson--Concerning measures
to increase access to licensure as a marriage and family therapist.
Business, Labor, & Technology

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: **HB26-1027, 1152, 1153, 1154, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169.**

TRIBUTES

Honoring:

- Mullica– Senator Coleman
- FaithBridge – Senator Coleman
- University Prep's Arapahoe Street Campus – Senator Coleman
- Willow Creek Elementary School – Cindi Markwell
- Trooper Todd Morris – Senator Coleman
- Charlotte Figi – Senators Coleman and Exum
- SummitStone Health Partners – Senator Kipp
- Dear Emilia – Senator Bridges
- Drew Dennis Dix – Senator Hinrichsen
- University Prep's Arapahoe Street Campus (Redux) – Senator Coleman
- Mr. James "Dr. Daddio" Walker – Senator Coleman
- Rockmount Ranch Wear – Senators Coleman and Catlin
- Ms. Carbajal Uranga – Senator Gonzales
- AIA Colorado – Senator Coleman
- Senator Robert Rodriguez – Senator Coleman

Colorado State University – Senator Marchman	1
InnovAge Colorado PACE and LeadingAge Colorado – Senator Coleman	2
Susan G. Komen – Senator Michaelson-Jenet	3
Jack and Jill of America, Inc. – Senator Coleman	4
History Colorado – Senator Bridges	5
Senator Julie Gonzales – Senator Coleman	6
Colorado Community College System – Senator Coleman	7
Emergency Medical Technicians – Senator Roberts	8
JLR Burrito – Senator Coleman	9
Curtis Jones – Senator Amabile	10
Ms. Bailey Stromberger – Senator Pelton B.	11
Mr. Jax Grove – Senator Pelton B.	12
People with Intellectual and Developmental Disabilities – Senator Amabile	13
Alpha Phi Alpha Fraternity, Inc. – Senator Coleman	14
Walter and Gloria Schepp – Senator Baisley	15
Trynity Martin – Senator Kolker	16
Skyler Michael – Senator Kolker	17
Mia Accomazzo – Senator Kolker	18
Brooke Gennerman – Senator Kolker	19
Karyna Werley – Senator Kolker	20
Alivia Huxoll – Senator Kolker	21
Alyssa Boyte – Senator Kolker	22
Annika Helf – Senator Kolker	23
Kailyn Polzin – Senator Kolker	24
Megan Hagar – Senator Kolker	25
Isabel Purrington – Senator Kolker	26
Emerson Dillon – Senator Kolker	27
Gabrielle Brewer – Senator Kolker	28
Kryssa Moerman – Senator Kolker	29
Jenny Glenn – Senator Kolker	30
Kaden Knepper – Senator Kolker	31
Yuchan Kim – Senator Kolker	32
Representative Jason Crow – Senator Hinrichsen	33
Denice Michelle Edwards – Senator Coleman	34
Kappa Alpha Psi – Senator Coleman	35
Ukraine Power – Senators Liston and Roberts	36
Delta Sigma Theta Sorority, Incorporated – Senator Coleman	37
Equalized Productions – Senator Daugherty	38
Family Tree – Senator Daugherty	39
Chris and Deana Hill, Odyssey Beerwerks – Senator Daugherty	40
Julie Dawson – Senator Daugherty	41
The Scientific and Cultural Facilities District – Senator Coleman	42
Mathew Stanwood – Senator Coleman	43
First Tee Rocky Mountain – Senator Coleman	44
Urban Leadership Foundation of Colorado – Senator Coleman	45
Colorado Wing of the Civil Air Patrol – Senator Ball	46
Local Media – Senator Coleman	47
Denver Zoo – Senator Coleman	48
All Veterans Honor Guard – Senators Ball and Carson	49
	50
	51
	52
Journal correction:	53
	54
Page 356 lines 32 and 45, strike "Senator Simpson" and insert "Minority Leader Simpson"	55
Page 361, line 16, insert	56
	57
"ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE	58
	59
On motion of Senator Hinrichsen, the report of the Committee of the Whole was adopted	60
on the following roll call vote:	61
	62
	63
	64
	65
	66
	67

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1040, as amended, SB26-047, as amended, SB26-109, as amended.

Laid over until (March 11, 2026): SB26-040, and HB26-1001.

Laid over until (March 12, 2026): SB26-120.

Laid over until (March 13, 2026): SB26-087.

Laid over until (March 16, 2026):SB26-066.

Laid over until (March 18, 2026):SB26-063."

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday, March 12, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

58th Legislative Day Thursday, March 12, 2026

		1
		2
		3
		4
		5
		6
		7
		8
		9
Prayer	By Senator Bright.	10
		11
		12
Call to Order	By the President at 9:00 a.m.	13
		14
		15
Roll Call	Present--35.	16
	Remote--1, Daugherty.	17
		18
Quorum	The President announced a quorum present.	19
		20
Pledge	By Senator Pelton R.	21
		22
Approval of the Journal	On motion of Senator Jodeh, the Journal of Wednesday, March 11, 2026, was approved as corrected by the Secretary.	23
		24
		25

SENATE SERVICES REPORT

- Correctly Printed:** SB26-137 and 138; SJR26-017. 26
- Correctly Reengrossed:** SB26-047, 092, and 109. 27
- Correctly Revised:** HB26-1001. 28
- Correctly Rerevised:** HB26-1040. 29
- Correctly Enrolled:** SB26-001, 034, and 064; SJR26-004 and 011. 30

COMMITTEE OF REFERENCE REPORTS

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: 40

MEMBERS OF THE
 MEDICAL SERVICES BOARD

for terms expiring July 1, 2029: 41

Barry Martin of Denver, Colorado, to serve as a representative of the First Congressional District, reappointed. 42

Health & Human Services After consideration on the merits, the Committee recommends that **HB26-1042** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar. 43

Education After consideration on the merits, the Committee recommends that **SB26-125** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation. 44

Amend printed bill, page 14, after line 21 insert:
 "(3) A LOCAL EDUCATION PROVIDER SHALL PROVIDE REASONABLE ACCOMMODATION TO A PARENT WITH A DISABILITY WHO IS SEEKING APPROPRIATE ACCESS TO PROGRAMS OR ACTIVITIES FOR PARENTS IN RELATION TO THAT PARENT'S CHILD. SUCH ACCOMMODATION SHALL INCLUDE COMMUNICATION WITH A PARENT WITH LIMITED ENGLISH PROFICIENCY OR A COMMUNICATION-RELATED DISABILITY CONSISTENT WITH THE STANDARDS STATED IN SECTION 22-29.5-106." 45

Education

After consideration on the merits, the Committee recommends that **SB26-126** 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 printed bill, page 3, strike lines 12 through 20 and substitute:

"(I) HOLDS AN UNENCUMBERED ELIGIBLE LICENSE ISSUED BY AN INTERSTATE TEACHER MOBILITY COMPACT STATE THAT IS EQUIVALENT TO AN ELIGIBLE LICENSE IN COLORADO;"

Page 4, strike lines 12 through 21 and substitute:

"(e) THIS SUBSECTION (6) WILL BE REPEALED IF THE DEPARTMENT BEGINS ISSUING LICENSES PURSUANT TO THE "INTERSTATE TEACHER MOBILITY COMPACT", ESTABLISHED IN PART 44 OF ARTICLE 60 OF TITLE 24. THE COMMISSIONER OF EDUCATION SHALL NOTIFY THE REVISOR OF STATUTES IN WRITING WHEN THE CONDITION SPECIFIED IN THIS SUBSECTION (6)(e) HAS OCCURRED BY EMAILING THE NOTICE TO REVISOROFSTATUTES.GA@COLEG.GOV. THE REPEAL TAKES EFFECT UPON THE DATE IDENTIFIED IN THE NOTICE OR UPON THE DATE OF THE NOTICE TO THE REVISOR OF STATUTES IF THE NOTICE DOES NOT SPECIFY A DIFFERENT DATE."

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **SB26-002** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

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

"SECTION 1. In Colorado Revised Statutes, add 40-3-122 as follows:
40-3-122. Energy affordability - percentage-of-income payment plan program - eligibility and participation - cost recovery - definitions - rules.

(1) **Definitions.** AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) (I) "ADMINISTRATIVE COSTS" MEANS A UTILITY'S DIRECT COSTS FOR LABOR, INCLUDING APPLICABLE BENEFIT LOADINGS, MATERIALS, AND OTHER VERIFIABLE EXPENDITURES DIRECTLY RELATED TO THE ADMINISTRATION AND OPERATION OF A PIPP PROGRAM.

(II) ADMINISTRATIVE COSTS MUST NOT EXCEED TEN PERCENT OF THE TOTAL AMOUNT OF THE FIXED CREDITS APPLIED TO CUSTOMER BILLS FOR CURRENT USAGE AND PRE-EXISTING ARREARAGES, OR TEN THOUSAND DOLLARS, WHICHEVER AMOUNT IS GREATER.

(b) "AFFORDABLE PERCENTAGE OF INCOME" MEANS THE AMOUNT OF A PARTICIPANT'S ANNUAL BILL THAT IS DEEMED AFFORDABLE BASED ON A PARTICIPANT'S ANNUAL HOUSEHOLD INCOME, AS DETERMINED PURSUANT TO SUBSECTIONS (4)(b) AND (4)(c) OF THIS SECTION.

(c) "ARREARAGE" MEANS THE PAST-DUE BALANCE OWED BY A PARTICIPANT IN A PERCENTAGE-OF-INCOME PAYMENT PLAN PROGRAM FOR UTILITY SERVICE, AS SHOWN ON THE MOST RECENT BILL RECEIVED BY THE PARTICIPANT BEFORE THE PARTICIPANT ENROLLS IN THE PIPP PROGRAM.

(d) (I) "FIXED CREDIT" MEANS AN ANNUAL BILL CREDIT THAT IS CALCULATED BY A UTILITY AT THE BEGINNING OF A PARTICIPANT'S PARTICIPATION IN THE UTILITY'S PIPP PROGRAM EACH YEAR AND IS DELIVERED AS AN EQUAL MONTHLY CREDIT ON THE PARTICIPANT'S MONTHLY UTILITY BILL.

(II) THE FIXED CREDIT IS EQUAL TO THE PARTICIPANT'S TOTAL PROJECTED FULL ANNUAL BILL MINUS THE PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT.

(e) "FULL ANNUAL BILL" MEANS THE PROJECTED ELECTRICITY CONSUMPTION OF A PARTICIPANT IN ONE CALENDAR YEAR BILLED AT STANDARD RESIDENTIAL RATES BEFORE ANY FIXED CREDIT AMOUNT OR OTHER CREDITS OR DISCOUNTS ARE APPLIED TO THE BILL.

(f) "INCOME-QUALIFIED UTILITY CUSTOMER" HAS THE MEANING SET FORTH IN SECTION 40-3-106 (1)(d)(II).

(g) "INVESTOR-OWNED UTILITY" OR "UTILITY" MEANS A RETAIL ELECTRIC UTILITY OR A COMBINED RETAIL ELECTRIC AND GAS UTILITY IN THE STATE THAT IS REGULATED BY THE COMMISSION AND IS NOT A COOPERATIVE ELECTRIC ASSOCIATION OR A MUNICIPALLY OWNED UTILITY.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(h) "PARTICIPANT" MEANS AN INCOME-QUALIFIED UTILITY CUSTOMER WHO IS APPROVED FOR PARTICIPATION IN A UTILITY'S PERCENTAGE-OF-INCOME PAYMENT PLAN PROGRAM.

(i) "PERCENTAGE-OF-INCOME PAYMENT PLAN PROGRAM" OR "PIPP PROGRAM" MEANS A PAYMENT PLAN PROGRAM FOR RESIDENTIAL PARTICIPANTS IN WHICH A PARTICIPANT'S UTILITY BILL DOES NOT EXCEED AN AFFORDABLE PERCENTAGE OF INCOME.

(j) "PIPP CHARGE" MEANS A FEE CHARGED TO AN INVESTOR-OWNED UTILITY'S CUSTOMERS IN ACCORDANCE WITH SUBSECTION (7) OF THIS SECTION TO RECOVER COSTS ASSOCIATED WITH THE UTILITY'S PIPP PROGRAM.

(k) "UNAFFORDABLE PORTION" MEANS THE AMOUNT OF A PARTICIPANT'S ESTIMATED FULL ANNUAL BILL THAT EXCEEDS THE AFFORDABLE PERCENTAGE OF INCOME PAID BY THE PARTICIPANT.

(2) Percentage-of-income payment plan program.

(a) AN INVESTOR-OWNED UTILITY SHALL ESTABLISH A PERCENTAGE-OF-INCOME PAYMENT PLAN PROGRAM FOR RESIDENTIAL INCOME-QUALIFIED UTILITY CUSTOMERS.

(b) AN INVESTOR-OWNED UTILITY SHALL USE CONSISTENT NAMING FOR THE PIPP PROGRAM IN TARIFFS, RATES, CUSTOMER COMMUNICATIONS, AND BILL STATEMENTS, WHICH NAME MUST INCLUDE THE WORDS "PERCENTAGE-OF-INCOME PAYMENT PLAN PROGRAM".

(c) AN INVESTOR-OWNED UTILITY SHALL PUBLISH THE FOLLOWING INFORMATION RELATED TO THE PIPP PROGRAM ON THE UTILITY'S PUBLIC WEBSITE:

(I) THE INCOME ELIGIBILITY CRITERIA FOR THE PIPP PROGRAM;

(II) AN EXPLANATION OF WHAT THE PIPP PROGRAM DOES;

(III) THE APPLICATION AND ENROLLMENT PROCESSES;

(IV) AN ESTIMATED TIME FRAME FOR WHEN AN APPLICANT WILL RECEIVE NOTICE OF THEIR ACCEPTANCE INTO OR DENIAL FROM THE PIPP PROGRAM;

(V) AFFORDABLE PERCENTAGE OF INCOME AMOUNTS FOR DIFFERENT TYPES OF CUSTOMERS, AS DESCRIBED IN SUBSECTION (4) OF THIS SECTION;

(VI) PIPP CHARGE AMOUNTS; AND

(VII) THE TERMS AND CONDITIONS FOR THE UTILITY'S PIPP PROGRAM.

(3) Eligibility and participation.

(a) AN INCOME-QUALIFIED UTILITY CUSTOMER IS ELIGIBLE TO PARTICIPATE IN THE PERCENTAGE-OF-INCOME PAYMENT PLAN PROGRAM IF THE CUSTOMER:

(I) MEETS THE INCOME ELIGIBILITY CRITERIA, AS DETERMINED BY THE COMMISSION BY ORDER OR BY RULE;

(II) EITHER:

(A) SUBMITS AN APPLICATION TO THE INVESTOR-OWNED UTILITY TO PARTICIPATE IN THE PIPP PROGRAM; OR

(B) IS REFERRED BY ANOTHER INCOME-ELIGIBLE ASSISTANCE PROGRAM OFFERED BY THE DEPARTMENT OF HUMAN SERVICES, CREATED IN SECTION 26-1-105; THE COLORADO ENERGY OFFICE, CREATED IN SECTION 24-38.5-101; THE ORGANIZATION DEFINED IN SECTION 40-8.7-103 (4); OR OTHER ENERGY ASSISTANCE PROGRAM APPROVED BY THE COMMISSION; AND

(III) LIVES IN THE SERVICE AREA OF AN INVESTOR-OWNED UTILITY THAT HAS ESTABLISHED A PIPP PROGRAM.

(b) (I) AN APPLICANT THAT SUBMITS A PIPP PROGRAM APPLICATION TO AN INVESTOR-OWNED UTILITY MAY SUBMIT DOCUMENTATION WITH THE APPLICATION VERIFYING THAT THE APPLICANT MEETS THE INCOME ELIGIBILITY CRITERIA, INCLUDING:

(A) DOCUMENTATION THAT THE APPLICANT IS ENROLLED IN ANOTHER INCOME-ELIGIBLE ASSISTANCE PROGRAM OFFERED BY THE DEPARTMENT OF HUMAN SERVICES, CREATED IN SECTION 26-1-105; THE COLORADO ENERGY OFFICE, CREATED IN SECTION 24-38.5-101; THE ORGANIZATION DEFINED IN SECTION 40-8.7-103 (4); OR OTHER ENERGY ASSISTANCE PROGRAM APPROVED BY THE COMMISSION; OR

(B) A SELF-ATTESTATION, THROUGH A PROCESS ESTABLISHED BY THE UTILITY FOR THE PIPP PROGRAM, OF THE APPLICANT'S INCOME ELIGIBILITY.

(II) IF AN APPLICANT'S HOUSEHOLD INCOME IS ZERO DOLLARS, THE UTILITY MAY ESTABLISH A PROCESS THAT VERIFIES THE APPLICANT'S HOUSEHOLD INCOME ON A MORE FREQUENT THAN ANNUAL BASIS.

(c) AN APPLICANT IS NOT REQUIRED TO MAKE A PAYMENT ON THE APPLICANT'S ACCOUNT AS A CONDITION OF ACCEPTANCE INTO A PIPP PROGRAM.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(d) AN INVESTOR-OWNED UTILITY SHALL ESTABLISH APPLICATION AND PARTICIPATION PROCEDURES THAT ARE EFFICIENT, AVAILABLE TO APPLICANTS IN PLAIN LANGUAGE, AND INTENDED TO MAXIMIZE PARTICIPATION IN THE UTILITY'S PIPP PROGRAM.

(e) (I) WITHIN THIRTY DAYS AFTER RECEIVING A PIPP PROGRAM APPLICATION FROM AN INCOME-QUALIFIED UTILITY CUSTOMER, AN INVESTOR-OWNED UTILITY SHALL APPROVE OR DENY THE INCOME-QUALIFIED UTILITY CUSTOMER'S APPLICATION.

(II) IF THE INVESTOR-OWNED UTILITY APPROVES AN INCOME-QUALIFIED UTILITY CUSTOMER'S APPLICATION FOR PARTICIPATION IN THE PIPP PROGRAM, THE UTILITY SHALL PROVIDE AN EXPLANATION OF THE PIPP PROGRAM BENEFITS, INCLUDING:

(A) THE PARTICIPANT'S ESTIMATED FULL ANNUAL BILL AMOUNT;

(B) THE PARTICIPANT'S FIXED CREDIT AMOUNT;

(C) THE AFFORDABLE PERCENTAGE OF INCOME FOR WHICH THE PARTICIPANT IS RESPONSIBLE FOR PAYING, LISTED AS BOTH A PERCENTAGE AND AN ESTIMATED MONTHLY AMOUNT; AND

(D) A COPY OF THE TERMS AND CONDITIONS OF PARTICIPATION IN THE PIPP PROGRAM.

(III) IF THE INVESTOR-OWNED UTILITY DENIES AN APPLICANT'S APPLICATION FOR PARTICIPATION IN THE PIPP PROGRAM, THE UTILITY SHALL PROVIDE THE APPLICANT AN EXPLANATION FOR THE DENIAL AND, IF THE REASON FOR THE DENIAL WAS BASED ON THE UTILITY'S VERIFICATION OF THE APPLICANT'S HOUSEHOLD INCOME IN ACCORDANCE WITH SUBSECTION (3)(b) OF THIS SECTION, THE DEPARTMENT, AGENCY, OR ORGANIZATION THAT THE UTILITY CONTACTED TO VERIFY THE APPLICANT'S HOUSEHOLD INCOME.

(IV) IF AN INCOME-QUALIFIED UTILITY CUSTOMER IS ACCEPTED INTO THE PIPP PROGRAM, THE CUSTOMER SHALL REMAIN QUALIFIED FOR THE PIPP PROGRAM FOR TWO PROGRAM YEARS AFTER THE DATE ON WHICH THE CUSTOMER IS ACCEPTED INTO THE PROGRAM.

(f) (I) AN INVESTOR-OWNED UTILITY IS RESPONSIBLE FOR ESTABLISHING AND ADMINISTERING THE PROCESS FOR INCOME-QUALIFIED UTILITY CUSTOMERS TO APPLY FOR PARTICIPATION AND MAINTAINING ENROLLMENT IN THE PIPP PROGRAM.

(II) A PARTICIPANT MAY REMAIN ENROLLED IN A UTILITY'S PIPP PROGRAM IF THE PARTICIPANT MOVES WITHIN THE SAME UTILITY SERVICE TERRITORY WITHOUT REAPPLYING FOR PARTICIPATION IN THE PIPP PROGRAM, AND THE PARTICIPANT SHALL NOTIFY THE UTILITY OF THE PARTICIPANT'S CHANGE OF ADDRESS AND NEW ACCOUNT NUMBER.

(III) IF A PARTICIPANT MOVES OUTSIDE OF A UTILITY'S SERVICE TERRITORY, THE PARTICIPANT IS NO LONGER ELIGIBLE FOR THE UTILITY'S PIPP PROGRAM AND THE UTILITY SHALL SEND NOTICE TO THE PARTICIPANT THAT THE PARTICIPANT'S ELIGIBILITY FOR AND ENROLLMENT IN THE PIPP PROGRAM HAS ENDED.

(g) IF A PARTICIPANT MAKES PARTIAL OR LATE PAYMENTS ON THEIR UTILITY BILL, THE INVESTOR-OWNED UTILITY SHALL NOT TERMINATE THE PARTICIPANT'S PARTICIPATION IN THE PIPP PROGRAM SOLELY FOR THAT REASON. HOWEVER, THE UTILITY MAY PURSUE COLLECTION EFFORTS FOR THE UNPAID AMOUNTS.

(4) Affordable percentage of income calculation.

(a) (I) AN INVESTOR-OWNED UTILITY SHALL ESTIMATE A PARTICIPANT'S FULL ANNUAL BILL IN ORDER TO DETERMINE A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT IN ACCORDANCE WITH SUBSECTIONS (4)(b) AND (4)(c) OF THIS SECTION.

(II) AN INVESTOR-OWNED UTILITY SHALL INCLUDE THE DIFFERENCE BETWEEN A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT AND THE PROJECTED FULL ANNUAL BILL ON THE PARTICIPANT'S UTILITY BILL AS A FIXED CREDIT.

(III) AN INVESTOR-OWNED UTILITY MAY ADJUST THE FIXED CREDIT AMOUNT IF RESIDENTIAL RATES FOR ELECTRICITY SIGNIFICANTLY CHANGE FROM THE RATE USED TO ESTIMATE THE PARTICIPANT'S FULL ANNUAL BILL OR IF THE PARTICIPANT'S ACTUAL BILL AMOUNT VARIES BY TWENTY-FIVE PERCENT OR MORE FROM THE PARTICIPANT'S ESTIMATED FULL ANNUAL BILL.

(b) UNLESS OTHERWISE DETERMINED BY THE COMMISSION BY ORDER OR BY RULE, IF A PARTICIPANT'S ANNUAL HOUSEHOLD INCOME IS ABOVE ZERO DOLLARS, A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME MUST NOT EXCEED THE APPLICABLE PERCENTAGE OF HOUSEHOLD INCOME AS FOLLOWS:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(I) FOR UTILITIES WITH FIVE HUNDRED THOUSAND CUSTOMERS OR FEWER:

(A) FOR ELECTRIC ACCOUNTS THAT HAVE ELECTRICITY AS THE PRIMARY HEATING FUEL, A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT MUST NOT BE GREATER THAN SIX PERCENT OF THE PARTICIPANT'S HOUSEHOLD INCOME;

(B) FOR ELECTRIC ACCOUNTS THAT DO NOT HAVE ELECTRICITY AS THE PRIMARY HEATING FUEL, A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT MUST NOT BE GREATER THAN THREE PERCENT OF THE PARTICIPANT'S HOUSEHOLD INCOME;

(C) FOR ACCOUNTS THAT HAVE BOTH NATURAL GAS SERVICE AND ELECTRIC SERVICE FROM A SINGLE UTILITY, A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT MUST NOT BE GREATER THAN FIVE PERCENT OF THE PARTICIPANT'S HOUSEHOLD INCOME; OR

(D) FOR ACCOUNTS THAT HAVE NEITHER ELECTRICITY NOR NATURAL GAS AS A PRIMARY HEATING SOURCE, A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT MUST NOT BE GREATER THAN FIVE PERCENT OF THE PARTICIPANT'S HOUSEHOLD INCOME; AND

(II) FOR UTILITIES WITH MORE THAN FIVE HUNDRED THOUSAND CUSTOMERS:

(A) FOR ELECTRIC ACCOUNTS THAT HAVE ELECTRICITY AS THE PRIMARY HEATING FUEL, A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT MUST NOT BE GREATER THAN FOUR PERCENT OF THE PARTICIPANT'S HOUSEHOLD INCOME;

(B) FOR ELECTRIC ACCOUNTS THAT DO NOT HAVE ELECTRICITY AS THE PRIMARY HEATING FUEL, A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT MUST NOT BE GREATER THAN TWO PERCENT OF THE PARTICIPANT'S HOUSEHOLD INCOME;

(C) FOR ACCOUNTS THAT HAVE BOTH NATURAL GAS SERVICE AND ELECTRIC SERVICE FROM A SINGLE UTILITY, A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT MUST NOT BE GREATER THAN FIVE PERCENT OF THE PARTICIPANT'S HOUSEHOLD INCOME; OR

(D) FOR ACCOUNTS THAT HAVE NEITHER ELECTRICITY NOR NATURAL GAS AS A PRIMARY HEATING SOURCE, A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT MUST NOT BE GREATER THAN FIVE PERCENT OF THE PARTICIPANT'S HOUSEHOLD INCOME.

(c) IF A PARTICIPANT'S ANNUAL HOUSEHOLD INCOME IS ZERO DOLLARS, A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME MUST NOT EXCEED THE APPLICABLE PERCENTAGE OF HOUSEHOLD INCOME AS FOLLOWS:

(I) FOR AN ELECTRIC HEATING ACCOUNT, THE PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT MUST NOT BE MORE THAN TWENTY DOLLARS PER MONTH; OR

(II) FOR AN ELECTRIC NONHEATING ACCOUNT, THE PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT MUST NOT BE MORE THAN TEN DOLLARS PER MONTH.

(5) Arrearage credits.

(a) (I) AN INVESTOR-OWNED UTILITY SHALL APPLY ARREARAGE CREDITS TO A PARTICIPANT'S ARREARAGES THAT EXISTED BEFORE THE PARTICIPANT APPLIED FOR THE PIPP PROGRAM.

(II) ARREARAGE CREDITS MUST BE ESTABLISHED AND APPLIED TO A PARTICIPANT'S UTILITY BILL IN AN AMOUNT SUFFICIENT TO REDUCE, WHEN COMBINED WITH ANY REQUIRED PAYMENTS FROM THE PARTICIPANT, THE PARTICIPANT'S ARREARAGES TO ZERO DOLLARS OVER A PERIOD OF NOT LESS THAN ONE MONTH AND NOT MORE THAN TWENTY-FOUR MONTHS.

(b) AN INVESTOR-OWNED UTILITY MAY CONDITION THE APPLICATION OF ARREARAGE CREDITS ON THE FOLLOWING:

(I) A PARTICIPANT'S TIMELY PAYMENT OF BILLS FOR CURRENT USAGE; OR

(II) A PARTICIPANT'S PAYMENT TOWARD PREEXISTING ARREARAGES, EXCEPT THAT THE TOTAL DOLLAR AMOUNT OF THE PAYMENT REQUIRED BY THE UTILITY MUST NOT EXCEED ONE PERCENT OF THE PARTICIPANT'S ANNUAL HOUSEHOLD INCOME.

(c) IF A PARTICIPANT'S ENROLLMENT IN THE PIPP PROGRAM ENDS FOR ANY REASON PRIOR TO THE FORGIVENESS OF ALL ARREARAGES, ANY REMAINING ARREARAGES BECOME DUE IN ACCORDANCE WITH THE UTILITY'S CURRENT TARIFF FILED WITH THE COMMISSION AT THE TIME OF THE TERMINATION.

(d) WHILE A PARTICIPANT IS ENROLLED IN A UTILITY'S PIPP PROGRAM,

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

THE UTILITY SHALL NOT TERMINATE THE PARTICIPANT'S SERVICE FOR NONPAYMENT OF THE ARREARAGES.

(e) A PARTICIPANT MAY RECEIVE ARREARAGE CREDITS PURSUANT TO THIS SECTION REGARDLESS OF WHETHER THE PARTICIPANT RECEIVES A CREDIT TOWARD A UTILITY BILL FOR CURRENT USAGE.

(6) Participation in other assistance programs.

(a) THIS SECTION DOES NOT PROHIBIT AN INCOME-QUALIFIED UTILITY CUSTOMER FROM PARTICIPATING IN OTHER ENERGY ASSISTANCE PROGRAMS WHILE ENROLLED IN A PERCENTAGE-OF-INCOME PAYMENT PLAN PROGRAM.

(b) AN INVESTOR-OWNED UTILITY MAY APPLY ENERGY ASSISTANCE GRANTS PROVIDED TO A PARTICIPANT TO THE DOLLAR VALUE OF THE FIXED CREDITS PROVIDED TO THE PARTICIPANT TO COVER THE UNAFFORDABLE PORTION OF THE PARTICIPANT'S UTILITY BILL IN A MANNER DETERMINED BY THE COMMISSION BY RULE.

(7) Cost recovery.

(a) AN INVESTOR-OWNED UTILITY MAY RECOVER PERCENTAGE-OF-INCOME PAYMENT PLAN PROGRAM COSTS THROUGH A PIPP CHARGE ON THE UTILITY'S CUSTOMERS, AS APPROVED BY THE COMMISSION.

(b) IF AN INVESTOR-OWNED UTILITY IMPOSES A PIPP CHARGE, THE INVESTOR-OWNED UTILITY SHALL:

(I) ASSESS THE PIPP CHARGE AS A SEPARATE LINE ITEM ON EVERY CUSTOMER'S MONTHLY BILL AND IDENTIFY THE CHARGE AS A "PIPP CHARGE";

(II) COLLECT THE MONTHLY PIPP CHARGE IN THE SAME MANNER AS ALL OTHER CHARGES AND FEES ARE COLLECTED FROM A CUSTOMER;

(III) STATE THE AMOUNT OF THE PIPP CHARGE, WHICH MUST BE APPROVED BY THE COMMISSION; AND

(IV) INCLUDE THE AMOUNT OF PIPP CHARGES COLLECTED FROM A UTILITY'S CUSTOMERS ON THE UTILITY'S TARIFF SHEET FILED WITH THE COMMISSION.

(c) IF AN INVESTOR-OWNED UTILITY IMPOSES A PIPP CHARGE, THE UTILITY IS ENCOURAGED TO ANNUALLY CONTRIBUTE SHAREHOLDER PROFITS TO THE PIPP PROGRAM. ANY AMOUNT CONTRIBUTED BY THE UTILITY IS NOT TO BE DIRECTLY OR INDIRECTLY RECOVERED FROM CUSTOMERS.

(d) AN INVESTOR-OWNED UTILITY MUST USE THE REVENUE GENERATED FROM THE PIPP CHARGE PLUS ANY AMOUNT CONTRIBUTED BY THE UTILITY PURSUANT TO SUBSECTION (7)(c) OF THIS SECTION ONLY FOR THE FOLLOWING PURPOSES:

(I) TO PROVIDE CREDITS OR DISCOUNTS TO PARTICIPANTS APPLIED AGAINST THE PARTICIPANTS' BILL FOR CURRENT USAGE;

(II) TO PROVIDE CREDITS TO PARTICIPANTS FOR THE PARTICIPANTS' ARREARAGES;

(III) TO COVER ADMINISTRATIVE COSTS OF IMPLEMENTING AND ADMINISTERING THE PIPP PROGRAM; AND

(IV) TO COVER PIPP PROGRAM EVALUATION COSTS REQUIRED BY THE COMMISSION.

(e) THE COMMISSION SHALL DETERMINE BY RULE THE AMOUNT OF THE PIPP CHARGE AND PROCEDURES BY WHICH A UTILITY MAY APPLY TO INCREASE OR DECREASE THE MONTHLY PIPP CHARGE.

(f) (I) AN INVESTOR-OWNED UTILITY SHALL TRACK AND ANNUALLY REPORT THE FOLLOWING INFORMATION TO THE COMMISSION:

(A) THE PIPP CHARGE REVENUE COLLECTED BY THE UTILITY;

(B) THE PIPP CHARGE UTILITY CONTRIBUTION AMOUNT DESCRIBED IN SUBSECTION (7)(c) OF THIS SECTION;

(C) ADMINISTRATIVE COSTS ASSOCIATED WITH IMPLEMENTING AND ADMINISTERING THE PIPP PROGRAM;

(D) THE AMOUNT OF FIXED CREDITS PROVIDED TO PARTICIPANTS IN THE PIPP PROGRAM; AND

(E) THE AMOUNT OF ARREARAGE CREDITS PROVIDED TO PARTICIPANTS IN THE PIPP PROGRAM.

(II) THE COMMISSION SHALL REPORT THE INFORMATION REPORTED BY AN INVESTOR-OWNED UTILITY PURSUANT TO SUBSECTION (7)(f)(I) OF THIS SECTION IN THE COMMISSION'S ANNUAL REPORTING REQUIREMENTS ESTABLISHED BY THE COMMISSION BY RULE.

(8) **Rules.** THE COMMISSION SHALL ADOPT ANY RULES NECESSARY TO IMPLEMENT AND ENFORCE THIS SECTION.

SECTION 2. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

Page 1, strike lines 102 through 105 and substitute "THEREWITH, ESTABLISHING A PERCENTAGE-OF-INCOME PAYMENT PLAN PROGRAM FOR INCOME-QUALIFIED UTILITY CUSTOMERS."

Trans-
portation &
Energy

The Committee on Transportation & Energy 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
COMMUNITY ACCESS ENTERPRISE

effective September 29, 2025 for terms expiring September 28, 2029:

Paul Bony of Steamboat Springs, Colorado, to serve as a representative of a business or organization that supports electric alternatives to motor vehicles, reappointed;

Laura Getts of Pueblo, Colorado, to serve as a representative of the public, reappointed.

Trans-
portation &
Energy

The Committee on Transportation & Energy 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 ENERGY AND CARBON MANAGEMENT COMMISSION

after completion of their first term for a second term expiring July 1, 2030:

Michael Cross of Arvada, Colorado, to serve as a member with substantial experience in the oil and gas industry, reappointed;

Brett Ackerman of Colorado Springs, Colorado, to serve as a member with formal training or substantial experience in environmental protection, wildlife protection, or reclamation, reappointed.

Trans-
portation &
Energy

The Committee on Transportation & Energy 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:

MEMBER OF THE
ORPHANED WELLS MITIGATION ENTERPRISE BOARD

effective September 2, 2025 for a term expiring September 1, 2028:

Christopher Simmons of Denver, Colorado, to serve as an individual with formal training or substantial experience in land reclamation projects, reappointed.

Judiciary

After consideration on the merits, the Committee recommends that **SB26-097** be **postponed indefinitely**.

DELIVERY TO THE GOVERNOR

To the Governor for signature on Wednesday, March 11, 2026, at 3:42 PM:
SJR26-001.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

SB26-077 by Senator(s) **Jodeh**; also Representative(s) Gilchrist--Concerning epilepsy-related mortality awareness.

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

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bright, Carson, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Kipp, Kirkmeyer, Kolker, Lindstedt, Marchman, Mullica, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, and Weissman.

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:

HB26-1001 by Representative(s) Boesenecker and Mabrey; also Senator(s) **Exum** and **Gonzales J.**-- Concerning the promotion of residential developments on qualifying properties.

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

YES	22	NO	13	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	N
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Benavidez, Coleman, Cutter, Danielson, Hinrichsen, Jodeh, Kipp, Lindstedt, Marchman, Snyder, and Weissman.

Upon request of Majority Leader Rodriguez, HB26-1103 was removed from the General Orders Second Reading of Bills Consent Calendar of Thursday, March 12, and was placed at the end of the General Orders Second Reading of Bills Calendar.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-132 by Senator(s) **Roberts and Carson**; also Representative(s) Joseph--Concerning a requirement that a law enforcement officer offer a voluntary preliminary screening test for alcohol to a driver.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, March 10, page(s) 352-353 and placed in members' bill files.)

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

SB26-104 by Senator(s) **Liston and Snyder**; also Representative(s) Clifford--Concerning a requirement to install exterior key boxes at schools.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, March 10, page(s) 353 and placed in members' bill files.)

Amendment No. 2(L.008), by Senator Snyder.

Amend the Judiciary Committee Report, dated March 9, 2026, page 1, line 16, before "NOTWITHSTANDING" insert "INSTALLING AN EXTERIOR KEY BOX AT A SCHOOL AS REQUIRED BY THIS SECTION IS A PERMISSIBLE USE OF A DISBURSEMENT FROM THE SCHOOL SECURITY DISBURSEMENT PROGRAM PURSUANT TO SECTION 24-33.5-1810 (3)(a).".

Amend printed bill, page 4, strike lines 12 through 22.

Renumber succeeding sections accordingly.

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-120, SB26-040, HB26-1017, SB26-112, and HB26-1103) of Thursday, March 12, was laid over until Friday, March 13, retaining its place on the calendar.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

The Committee of the Whole took the following action:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Passed on second reading: SB26-132, as amended, SB26-104, as amended.

Laid over until Friday, March 13, 2026: SB26-120, SB26-040, HB26-1017, SB26-112, and HB26-1103

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, Consideration of House Amendments to Senate Bills of Thursday, March 12, 2026, was laid over until Friday, March 13, 2026, retaining its place on the calendar.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, consideration of the State Board of the Great Outdoors Colorado Trust Fund was laid over until Friday, March 13, 2026

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
CHARTER SCHOOL INSTITUTE BOARD

effective July 2, 2025 for terms expiring July 1, 2028:

Liz Howell of Grand Junction, Colorado, to serve as a parent whose child is attending an institute charter school, appointed;

Andrew Karow of Carbondale, Colorado, to serve as a member with board experience with other boards or public service experience, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
BOARD OF TRUSTEES FOR COLORADO MESA UNIVERSITY

effective January 1, 2026 for terms expiring December 31, 2029:

Timothy Fry of Grand Junction, Colorado, reappointed;

Gary Reiff of Denver, Colorado, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-001.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-134** be referred to the Committee of the Whole with favorable recommendation.

MESSAGE FROM THE HOUSE

March 12, 2026
Mr. President:

The House has adopted and returns herewith SJR26-015.

The House has passed on Third Reading and returns herewith SB26-046.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1237, HB26-1107, HB26-1238, HB26-1200, and HB26-1257, amended as printed in House Journal, March 11, 2026.

The House has voted to concur in the Senate amendments to HB26-1064, HB26-1115, HB26-1013, and HB26-1040, and has repassed the bills as so amended.

MESSAGE FROM THE REVISOR OF STATUTES

March 12, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, HB26-1107, 1200, 1237, 1238, and 1257.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-139** by Senator(s) **Bridges and Roberts**; also Representative(s) Stewart K. and Lukens--
Concerning funding for the creation of local education provider workforce housing by local
education providers.
Education1
2
3
4
5
6
7
8
9
- HB26-1005** by Representative(s) Mabrey and Bacon, Duran, Boesenecker, Brown, Camacho, Clifford,
Espinoza, Froelich, Garcia, Gilchrist, Hamrick, Jackson, Lieder, Lindsay, Lukens,
Martinez, Mauro, McCormick, Phillips, Rydin, Sirota, Stewart K., Stewart R., Titone,
Velasco, Woodrow, Zokaie; also Senator(s) **Danielson and Jodeh**, Bridges, Cutter, Exum,
Gonzales J., Hinrichsen, Kipp, Kolker, Lindstedt, Marchman, Sullivan, Wallace, Weissman--
Concerning measures to reduce barriers in the "Labor Peace Act" to promote good faith
collective bargaining negotiations, and, in connection therewith, reducing an appropriation.
Business, Labor and Technology10
11
12
13
14
15
16
17
18
- HB26-1008** by Representative(s) Lukens and Taggart; also Senator(s) **Marchman and Rich**--
Concerning measures to enhance outdoor recreation opportunities in the state, and, in
connection therewith, expanding the division of parks and wildlife's capacity for outdoor
recreation coordination, planning, and management, and making an appropriation.
Agriculture and Natural Resources19
20
21
22
23
24
- HB26-1009** by Representative(s) Duran and Gonzalez R.; also Senator(s) **Wallace and Pelton B.**--
Concerning using a mandatory lethality assessment when responding to a domestic violence
incident.
Judiciary25
26
27
28
29
- HB26-1034** by Representative(s) Johnson and Lukens; also Senator(s) **Pelton R. and Hinrichsen**--
Concerning modifications to environmental standards for certain irrigation equipment.
Agriculture and Natural Resources30
31
32
33
- HB26-1069** by Representative(s) Feret and Stewart K.; also Senator(s) **Mullica**--Concerning increasing
the availability of emergency medical services, and, in connection therewith, making and
reducing an appropriation.
Health and Human Services34
35
36
37
38
- HB26-1088** by Representative(s) Clifford and Taggart; also Senator(s) **Cutter and Kolker**--Concerning
entity filings made with the secretary of state, and, in connection therewith, making an
appropriation.
State, Veterans and Military Affairs39
40
41
42
43
- HB26-1192** by Representative(s) Phillips and Barron; also Senator(s) **Exum**--Concerning restructuring
the homeless prevention activities program.
Local Government and Housing44
45
46
47
- HB26-1198** by Representative(s) McCormick and Winter T.; also Senator(s) **Cutter**--Concerning
increasing access to veterinary care, and, in connection therewith, expediting the process by
which a veterinarian is licensed by endorsement, clarifying the use of prescription drugs and
compounded drugs by veterinarians, and establishing a program for the donation of
veterinary drugs.
Agriculture and Natural Resources48
49
50
51
52
53
54
- HB26-1202** by Representative(s) Rutinel and Sirota, Camacho, Clifford, Ricks; also Senator(s)
Amabile, Wallace--Concerning strategies to mitigate homelessness, and, in connection
therewith, requiring the department of local affairs to present a proposal for a statewide
strategy on homelessness prevention and resolution, allowing local governments to create
multijurisdictional homelessness authorities, and allowing real estate documentary fees to be
used for affordable housing.
State, Veterans and Military Affairs55
56
57
58
59
60
61
62
- HB26-1215** by Representative(s) Carter and Luck, Bradley, Espinoza; also Senator(s) **Catlin and**
Exum--Concerning a technical revision to language in Senate Bill 25-070 related to a
requirement for online marketplaces with respect to third-party sellers.
State, Veterans and Military Affairs63
64
65
66
67

- HB26-1216** by Representative(s) Luck and Carter, Bradley, Espenoza; also Senator(s) **Exum and Rich--** 1
Concerning the correction of technical defects in certain statutes administered by the 2
department of revenue. 3
State, Veterans and Military Affairs 4
5
- HB26-1217** by Representative(s) Espenoza and Bradley, Carter, Luck; also Senator(s) **Rich and Ball,** 6
Exum--Concerning correcting cross references in the child support guidelines. 7
State, Veterans and Military Affairs 8
9
- HB26-1218** by Representative(s) Espenoza and Luck, Bradley, Carter; also Senator(s) **Catlin and Ball--** 10
Concerning clarifying the validity of common law marriage by restoring a previously 11
repealed provision. 12
State, Veterans and Military Affairs 13
14
- HB26-1219** by Representative(s) Bradley and Espenoza, Carter; also Senator(s) **Ball and Rich--** 15
Concerning extending the deadline by which a battery stewardship organization must submit 16
an assessment regarding the end-of-life management of certain batteries to the general 17
assembly. 18
State, Veterans and Military Affairs 19
20
- HB26-1220** by Representative(s) Carter and Bradley, Espenoza, Luck; also Senator(s) **Exum and Rich--** 21
Concerning updating terminology from "acute treatment unit" to "behavioral health entity" 22
to conform with existing behavioral health licenses. 23
State, Veterans and Military Affairs 24
25
- HB26-1265** by Representative(s) Rutinel and Clifford; also Senator(s) **Wallace and Lindstedt--** 26
Concerning a law enforcement agency's use of the United States bureau of alcohol, tobacco, 27
firearms, and explosives' national electronic tracing system. 28
State, Veterans and Military Affairs 29
30
- HB26-1293** by Representative(s) Espenoza and Luck, Carter; also Senator(s) **Exum--**Concerning the 31
modernization of requirements for the ballot information booklet. 32
State, Veterans and Military Affairs 33
34
- HB26-1294** by Representative(s) Espenoza and Luck; also Senator(s) **Ball and Exum--**Concerning the 35
correction of a citation within the definition of "active duty" for purposes of the "Interstate 36
Compact on Educational Opportunity for Military Children". 37
State, Veterans and Military Affairs 38
39
- HB26-1295** by Representative(s) Bradley and Espenoza; also Senator(s) **Rich--**Concerning the repeal of 40
obsolete statutory requirements related to fulfilled reporting requirements, and, in 41
connection therewith, repealing entities that have fulfilled their statutory requirements. 42
State, Veterans and Military Affairs 43
44
- HB26-1296** by Representative(s) Bradley and Carter, Espenoza; also Senator(s) **Ball and Rich--** 45
Concerning discipline for advanced practice registered nurses for a failure to timely 46
complete a medical certification for a certificate of death. 47
State, Veterans and Military Affairs 48
49

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-015.

Journal correction:

Page 367 line 16 strike "34." and insert "28."

Page 367 line 18 strike "1, Jodeh." and insert "7, Cutter, Gonzales, Jodeh, Kirkmeyer, Roberts, Wallace and Weissman."

Page 367 line 19 strike "1, Jodeh." and insert "7, Cutter, Gonzales, Jodeh, Kirkmeyer, Roberts, Wallace and Weissman."

Page 367 after line 26 insert "At the order of the President, Senators Weissman and Wallace were added to the current roll call."

Page 367 after line 41 insert "At the order of the President, Senator Gonzales was added to the current roll call."

Page 368 after line 38 insert "At the order of the President, Senator Roberts was added to the current roll call."

Page 368 line 52 after "Jodeh," insert "Cutter, and Kirkmeyer"

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Friday, March 13, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

59th Legislative Day Friday, March 13, 2026

- Prayer 10
By the chaplain, Pastor Thomas Mayes, Living Water Christian Center. 11
- Call to Order 12
By the President at 9:00 a.m. 13
- Roll Call 14
Present--34. 15
Remote--1, Daugherty. 16
Excused--1, Danielson. 17
- Quorum 18
The President announced a quorum present. 19
- Pledge 20
By Senator Pelton R. 21
- Approval of the Journal 22
On motion of Senator Jodeh, the Journal of Thursday, March 12, 2026, was approved as corrected by the Secretary. 23

SENATE SERVICES REPORT

- Correctly Printed:** SB26-139. 24
- Correctly Engrossed:** SB26-104 and 132. 25
- Correctly Reengrossed:** SB26-077. 26
- Correctly Rerevised:** SB26-1001. 27
- Correctly Enrolled:** SB26-046. 28

COMMITTEE OF REFERENCE REPORTS

- Health & Human Services 29
After consideration on the merits, the Committee recommends that **HB26-1142** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar. 30
- Health & Human Services 31
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: 32

**MEMBERS OF THE
MEDICAL SERVICES BOARD**

- for a term expiring July 1, 2026: 33
- Joseph Kennedy Costello of Arvada, Colorado, to serve as a representative of the Seventh Congressional District, occasioned by the resignation of Susan Lontine of Denver, Colorado, appointed. 34
- for terms expiring July 1, 2029: 35
- Amanda Jichlinski of Golden, Colorado, to serve as a representative of the Seventh Congressional District, appointed; 36
- Cassana Littler of Morrison, Colorado, to serve as a representative of the Seventh Congressional District, occasioned by the resignation of Sarah Porter of Salida, Colorado, appointed; 37

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

William Kinnard of Boulder, Colorado, to serve as a representative of Second Congressional District, reappointed.

Health & Human Services

After consideration on the merits, the Committee recommends that **SB26-060** 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 printed bill, page 2, lines 8 and 9, strike "YOUTH CONCUSSION MENTAL HEALTH PROTECTION ACT" and substitute "YOUTH CONCUSSION AND MENTAL HEALTH PROTECTION ACT" OR "ALYSSA'S ACT".

Page 2, line 21, strike "AN ANNUAL" and substitute "A BIENNIAL".

Page 3, line 14, after "ABUSE;" insert "AND".

Page 3, line 15, strike "PREVENTION; AND" and substitute "PREVENTION".

Page 3, strike lines 16 through 18.

Page 3, strike lines 26 and 27.

Page 4, strike lines 1 through 5 and substitute:

"(3) IF A YOUTH ATHLETE IS REMOVED FROM PLAY FOR A SUSPECTED CONCUSSION, THE YOUTH ATHLETE'S COACH OR THE CLUB'S, LEAGUE'S, OR PUBLIC RECREATION FACILITY'S OTHER DESIGNATED PERSONNEL SHALL NOTIFY THE ATHLETE'S PARENT OR LEGAL GUARDIAN AND ADVISE THAT THE ATHLETE SEEK EVALUATION FROM A LICENSED HEALTH-CARE PROVIDER FOR APPROPRIATE MEDICAL AND BEHAVIORAL HEALTH GUIDANCE REGARDING POTENTIAL PHYSICAL, COGNITIVE, OR PSYCHOLOGICAL SYMPTOMS ASSOCIATED WITH A CONCUSSION."

Page 4, after line 12 insert:

"(5) AN ATHLETIC COACH OF A YOUTH ATHLETIC ACTIVITY WHO ACTS IN GOOD FAITH TO COMPLY WITH THE REQUIREMENTS OF THIS PART 2 IS NOT SUBJECT TO CIVIL LIABILITY FOR ANY ACT OR OMISSION RELATED TO THE IMPLEMENTATION OF THIS PART 2 UNLESS THE ACT OR OMISSION CONSTITUTES GROSS NEGLIGENCE OR WILLFUL AND WANTON MISCONDUCT."

Finance

After consideration on the merits, the Committee recommends that **SB26-135** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill page 4, line 12, strike "Pailaich" and substitute "Palaich".

Page 6, line 2, strike "THE VOTER'S" and substitute "VOTER".

Page 6, line 4, strike "YEAR." and substitute "YEAR MINUS AN AMOUNT EQUAL TO THE TOTAL DOLLAR AMOUNTS OF WARRANTS ISSUED BY THE STATE TREASURER PURSUANT TO SECTION 39-3-207 (4) IN THE SAME FISCAL YEAR."

Page 6, line 25, strike "THE DEPARTMENT SHALL" and substitute "THE POSITIVE FACTOR MUST BE DISTRIBUTED TO LOCAL EDUCATION PROVIDERS, AS DEFINED PURSUANT TO SECTION 22-54-202, IN THE SAME FORM AND MANNER AS THE PAYMENTS FOR TOTAL PROGRAM ARE DISTRIBUTED TO ALL PUBLIC SCHOOLS UNDER COLORADO LAW."

Page 6, strike lines 26 and 27.

Page 7, strike line 1.

Page 8, line 13, strike "SECTION," and substitute "SECTION MINUS AN AMOUNT EQUAL TO THE TOTAL DOLLAR AMOUNTS OF WARRANTS ISSUED BY THE STATE TREASURER PURSUANT TO SECTION 39-3-207 (4) IN THE SAME FISCAL YEAR,".

Page 9, line 17, strike "YEAR." and substitute "YEAR MINUS AN AMOUNT EQUAL TO THE TOTAL DOLLAR AMOUNTS OF WARRANTS ISSUED BY THE STATE

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

TREASURER PURSUANT TO SECTION 39-3-207 (4) IN THE SAME FISCAL YEAR."

Page 10, line 22, strike "(a)".

Page 10, strike lines 25 and 26 and substitute "SHALL REPORT ON EXCESS STATE REVENUES INCLUDING THE FOLLOWING INFORMATION:".

Page 10, line 27, strike "(I)" and substitute "(a)".

Page 11, line 3, strike "(II)" and substitute "(b)" and after "HOW THE" insert "STATE EXPENDED FROM THE ACCOUNT THE".

Page 11, line 5, strike "PART 3 WERE EXPENDED." and substitute "PART 3."

Page 11, line 6, strike "(b)" and substitute "(2)" and strike "REPORT" and substitute "REPORTING".

Page 11, line 7, strike "BY OCTOBER 15" and substitute "AT THE SAME TIME THAT THE STATE AUDITOR COMPLETES THE REPORT REQUIRED PURSUANT TO SECTION 2-3-103 (2)".

Page 11, line 8, strike "THAT" and substitute "IN WHICH".

Page 11, strike lines 11 through 13.

Appropriations

After consideration on the merits, the Committee recommends that **SB26-035** 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 printed bill, page 6, after line 4 insert:

"SECTION 6. Appropriation. (1) For the 2026-27 state fiscal year, \$30,943 is appropriated to the department of revenue. This appropriation is from the Colorado DRIVES vehicle services account in the highway users tax fund created in section 42-1-211 (2), C.R.S. To implement this act, the department may use this appropriation as follows:

- (a) \$22,880 for DRIVES maintenance and support;
- (b) \$2,009 for use by the division of motor vehicles for personal services related to driver services;
- (c) \$2,706 for use by the executive director's office for personal services related to administration and support; and
- (d) \$3,348 for payments to OIT."

Renumber succeeding section accordingly.

Page 1, line 101, strike "PENALTIES." and substitute "PENALTIES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-062** be referred to the Committee of the Whole with favorable recommendation.

Agriculture & Natural Resources

After consideration on the merits, the Committee recommends that **SB26-123** be postponed indefinitely.

Agriculture & Natural Resources

After consideration on the merits, the Committee recommends that **HB26-1031** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources 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 WATER QUALITY CONTROL COMMISSION

effective February 16, 2026 for terms expiring February 15, 2029:

- Charles Garcia of Denver, Colorado, appointed;
- Nicole Poncelet-Johnson of Livermore, Colorado, reappointed;
- Christine Johnston of Littleton, Colorado, reappointed.

Local Government & Housing The Committee on Local Government & Housing 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:

MEMBER OF THE STATE HOUSING BOARD

effective February 1, 2026 for a term expiring January 31, 2030:

- James Martinez of Thornton, Colorado to serve as a Democrat and resident of the Eighth Congressional District, reappointed.

Local Government & Housing The Committee on Local Government & Housing 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 HOUSING AND FINANCE AUTHORITY BOARD OF DIRECTORS

effective July 2, 2025 for terms expiring July 1, 2029:

- Beth Klein of Denver, Colorado, to serve as a member with experience in mortgage banking, appointed;
- Pat Meyers of Denver, Colorado, to serve as an individual experienced in real estate transactions, appointed;
- Sylvia Ann Wirba of Boulder, Colorado, to serve as a member representing the public, reappointed.

Local Government & Housing After consideration on the merits, the Committee recommends that **SB26-105** 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 printed bill, page 2, line 2, strike "30-10-114" and substitute "30-10-625".

Page 2, strike lines 4 through 7 and substitute: **"30-10-625. County coroner - financial interest in regulated businesses - definition."**

Page 2, line 12, strike "(2) A COUNTY OFFICER" and substitute "(2) (a) THE CORONER".

Page 2, line 16, strike "(a)" and substitute "(b)".

Page 3, strike lines 4 through 13.

Page 3, strike lines 14 through 21 and substitute: **"(3) THE CORONER SHALL DISCLOSE A FINANCIAL INTEREST IN A REGULATED BUSINESS AS REQUIRED BY SUBSECTION (2) OF THIS SECTION BY**

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

POSTING A NOTICE OF THE FINANCIAL INTEREST ON THE CORONER'S WEBSITE.".

Page 3, line 25, strike "OFFICER" and substitute "CORONER".

Page 3, strikes lines 26 and 27.

Page 4, strike lines 1 through 15.

Renumber succeeding subsection accordingly.

Strike "COUNTY OFFICER" and substitute "CORONER" on: **Page 2**, line 14; **Page 3**, line 22; and **Page 4**, line 18.

Page 1, line 101, strike "EXECUTIVE OFFICERS" and substitute "CORONERS".

Page 1, strike lines 102 through 108 and substitute "**THEREWITH, REQUIRING CORNERS TO DISCLOSE THEIR FINANCIAL INTERESTS IN REGULATED BUSINESSES.**".

Local
Government
& Housing

After consideration on the merits, the Committee recommends that **SB26-098** be referred to the Committee of the Whole with favorable recommendation.

INTRODUCTION OF BILLS -- FIRST READING

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

HB26-1185 by Representative(s) Carter and Clifford, Bacon, Espenosa, Slauch, Soper; also Senator(s) **Roberts**--Concerning the continuation of the cold case task force, and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report, including authorizing the executive director of the department of public safety to appoint additional members to the task force, continuing the task force for thirteen years, and changing the type of sunset review that is conducted by the department.
Judiciary

HB26-1213 by Representative(s) Smith and McCormick; also Senator(s) **Wallace**--Concerning the continuation of the biomass utilization grant program, and, in connection therewith, implementing the recommendation contained in the 2025 sunset report by the department of regulatory agencies to repeal the biomass utilization grant program.
Agriculture & Natural Resources

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

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:

SB26-132 by Senator(s) **Roberts** and **Carson**; also Representative(s) Joseph and Soper--Concerning a requirement that a law enforcement officer offer a voluntary preliminary screening test for alcohol to a driver.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Catlin, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

SB26-104 by Senator(s) **Liston** and **Snyder**; also Representative(s) Clifford--Concerning a requirement to install exterior key boxes at schools.

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

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Ball, Carson, Coleman, Cutter, Frizell, Kirkmeyer, and Wallace.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

Committee of the Whole On motion of Senator Weissman, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Weissman was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

SB26-118 by Senator(s) Coleman and Simpson; also Representative(s) Clifford--Concerning the payment of designated benefits to a charitable organization upon the death of a donor.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, March 11, page(s) 368 and placed in members' bill files.)

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

HB26-1146 by Representative(s) Phillips and Hamrick; also Senator(s) Kolker and Kipp--Concerning allowing approved facility schools to affiliate with the public employees' retirement association.

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

SB26-088 by Senator(s) Kirkmeyer and Carson; also Representative(s) Winter T. and Martinez--Concerning the grounds surrounding the state capitol building, and, in connection therewith, providing for the maintenance and repair of memorials and monuments on the capitol grounds and in Lincoln veterans' memorial park.

Amendment No. 1, State, Veterans & Military Affairs Committee Amendment.
(Printed in Senate Journal, March 11, page(s) 368 and placed in members' bill files.)

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-118, as amended, HB26-1146, SB26-088, as amended.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-087 by Senator(s) Wallace; --Concerning authorizing legislative leave from employment during a legislative session for certain members of the general assembly.

Amendment No. 1(L.001), by Senator Pelton B..

Amend printed bill, page 2, line 5, strike "**definitions.**" and substitute "**definitions - repeal.**"

Page 6, after line 4 insert:

"(8) (a) NOTWITHSTANDING SUBSECTION (3)(a) OF THIS SECTION, A

QUALIFIED MEMBER WHO IS ACTIVELY SERVING A FOUR-YEAR TERM IN THE GENERAL ASSEMBLY AT THE TIME OF THE EFFECTIVE DATE OF THIS SECTION IS ONLY ELIGIBLE TO TAKE LEGISLATIVE LEAVE PURSUANT TO THIS SECTION ON AND AFTER JANUARY 1, 2029.

(b) THIS SUBSECTION (8) IS REPEALED SEPTEMBER 1, 2029."

Amendment No. 2(L.002), by Senator Pelton B..

Amend printed bill, page 4, strike lines 14 through 18 and substitute:

"(II) TO QUALIFY FOR LEGISLATIVE LEAVE, A MEMBER MUST NOT HAVE AN ANNUAL INDIVIDUAL OR HOUSEHOLD INCOME THAT EXCEEDS ONE HUNDRED TWENTY PERCENT OF THE AREA MEDIAN INCOME."

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

SB26-120 by Senator(s) Marchman and Wallace; also Representative(s) Zokaie and Bradley-- Concerning law enforcement procedures related to missing persons.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, March 5, page(s) 321-323 and placed in members' bill files.)

Amendment No. 2(L.003), by Senator Marchman.

Amend the Judiciary Committee Report, dated March 4, 2026, page 2, line 17, strike "THE DEPARTMENT OF HIGHER EDUCATION".

Page 2 of the report, strike lines 18 and 19.

Page 2 of the report, line 43, strike "INSTITUTION OR ADOPTED BY THE DEPARTMENT OF".

Page 3 of the report, strike lines 1 and 2 and substitute "INSTITUTION."

Page 3 of the report, line 31, strike "REQUEST TO THE STUDENT'S AUTHORIZED EMERGENCY CONTACT".

Page 3 of the report, strike lines 32 through 34 and substitute "REQUEST, CONSISTENT WITH APPLICABLE FEDERAL AND STATE STUDENT PRIVACY LAWS, TO THE PERSON DESIGNATED BY THE STUDENT AS THE STUDENT'S EMERGENCY CONTACT IN THE STUDENT'S OFFICIAL INSTITUTIONAL RECORD IF THE STUDENT HAS NOT BEEN LOCATED WITHIN THIRTY DAYS AFTER THE INSTITUTION RECEIVES A MISSING PERSON REPORT. THE PERMISSIBLE DISCLOSURE MUST BE MADE SOLELY FOR THE PURPOSE OF INFORMING THE STUDENT'S EMERGENCY CONTACT OF THE INSTITUTION'S EFFORTS TO LOCATE THE STUDENT."

Page 3 of the report, line 37, strike "PURSUANT TO THE HEALTH OR SAFETY EMERGENCY".

Page 3 of the report, strike line 38.

Page 3 of the report, line 39, strike "PRIVACY ACT OF 1974", 20 U.S.C. sec. 1232g (b)(1)(I)," and substitute "CONSISTENT WITH APPLICABLE FEDERAL AND STATE STUDENT PRIVACY LAWS, LIMITED TO INFORMATION REASONABLY NECESSARY TO LOCATE THE STUDENT,".

Page 3 of the report, line 42, before "NECESSARY" insert "REASONABLY".

Amendment No. 3(L.005), by Senator Marchman.

Amend the Judiciary Committee Report, dated March 4, 2026, page 4, lines 5 and 6, strike "ATTENDANCE OR SOCIAL INTERACTION SUBJECT TO" and substitute "ATTENDANCE, LIMITED TO INFORMATION REASONABLY NECESSARY TO DETERMINE THE STUDENT'S LOCATION, CONSISTENT WITH".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 4, line 22, strike "EMERGENCY NOTIFICATION SYSTEM." and substitute "ANY PERSONAL CONTACT INFORMATION THE STUDENT HAS PROVIDED TO THE INSTITUTION FOR EMERGENCY NOTIFICATION PURPOSES."

Page 4, line 28, strike "COLLEGE;" and substitute "COLLEGE, AS DEFINED IN SECTION 23-71-102 (1)(a);".

Page 4, lines 29 and 30, strike "COLLEGE; THE AURARIA HIGHER EDUCATION CENTER; AN EDUCATION CENTER; A TECHNICAL COLLEGE;" and substitute "COLLEGE, AS DEFINED IN SECTION 23-60-103 (1);".

Amendment No. 4(L.007), by Senator Marchman.

Amend the Judiciary Committee Report, dated March 4, 2026, page 2, line 9, after "HOUSING;" insert "AND".

Page 2, line 10, strike "INQUIRY; AND" and substitute "INQUIRY."

Page 2, strike line 11 and substitute:

"(II) IF AN INSTITUTION CONDUCTS A PRELIMINARY WELLNESS ASSESSMENT PURSUANT TO THIS SUBSECTION (5) AND DOES NOT LOCATE THE STUDENT WITHIN SIX HOURS, THE INSTITUTION MUST CONDUCT AN EMERGENCY CONTACT ATTEMPT."

Re-number succeeding subparagraphs accordingly.

Amendment No. 5(L.004), by Senator Marchman.

Amend printed bill, page 3, line 16, strike "INSTITUTION" and substitute "INSTITUTION, WHO WAS LAST KNOWN TO RESIDE IN THE STATE,".

Page 3, line 17, strike "MAY CONDUCT A".

Page 3, strike line 18 and substitute "SHALL EITHER IMMEDIATELY NOTIFY LAW ENFORCEMENT PURSUANT TO SUBSECTION (5)(b) OF THIS SECTION WITHOUT CONDUCTING A PRELIMINARY WELLNESS ASSESSMENT OR CONDUCT A PRELIMINARY WELLNESS ASSESSMENT PURSUANT TO SUBSECTION (5)(d) OF THIS SECTION AND DOCUMENT THE INFORMATION DESCRIBED IN SUBSECTION (5)(f) OF THIS SECTION."

Page 4, line 2, strike "AGENCY." and substitute "AGENCY WITH JURISDICTION OVER THE STUDENT'S CURRENT LOCAL ADDRESS ON FILE WITH THE INSTITUTION, OR, IF NO CURRENT LOCAL ADDRESS IS ON FILE, THE STUDENT'S PERMANENT ADDRESS ON FILE WITH THE INSTITUTION."

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

HB26-1038 by Representative(s) Paschal and Clifford; also Senator(s) Snyder--Concerning county commissioner redistricting.

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-040, HB26-1017, SB26-112, and HB26-1020) of Friday, March 13, was laid over until Monday, March 16, retaining its place on the calendar.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-087, as amended, SB26-120, as amended, and HB26-1038.
 Laid over until Monday March 16, 2026: SB26-040, HB26-1017, SB26-112, HB26-1103.

CONSIDERATION OF RESOLUTIONS

HJR26-1020 by Representative(s) Ricks and Espenoza; also Senator(s) Marchman and Wallace-- Concerning the designation of March 8, 2026, as "International Women's Day" in Colorado, and, in connection therewith, acknowledging the countless contributions that women have made in history and to contemporary society.

On motion of Senator Wallace, the resolution was read at length and **adopted** by the following roll call vote:

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Coleman, Cutter, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Mullica, Roberts, Snyder, Sullivan, and Weissman.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-013 by Senator(s) Hinrichsen and Marchman; also Representative(s) Zokaie--Concerning cohabitation as a means to commit the offense of bigamy.

Senator Hinrichsen moved that the Senate concur in House amendments to **SB25-013**, as printed in House journal, March 10, 2026, page 538. The motion was **adopted** by the following roll call vote:

YES	31	NO	3	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

YES	27	NO	7	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
STATE BOARD OF THE
GREAT OUTDOORS COLORADO TRUST FUND

for terms expiring April 15, 2029:

Adam Eichberg of Denver, Colorado, to serve as a representative of the First Congressional District, appointed;

Ray Rivera of Golden, Colorado, to serve as a representative of the Seventh Congressional District, appointed;

Brenda May of Lamar, Colorado, to serve as a representative of agriculture and of the Fourth Congressional District, reappointed;

Patty Imhoff of Greenwood Village, Colorado, to serve as a representative of the Sixth Congressional District, reappointed;

Tom Lee of Greenwood Village, Colorado, to serve as a representative of the Sixth Congressional District, reappointed;

Jim Ramey of Grand Junction, Colorado, to serve as a representative of the Third Congressional District, appointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
STATE BOARD OF EQUALIZATION

for terms expiring September 2, 2029:

Ty Coleman of Alamosa, Colorado, to serve as a member with knowledge of property taxation,
appointed;

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
FINANCIAL SERVICES BOARD

effective July 2, 2025 for terms expiring July 1, 2029:

Robert Chavez of Antonito, Colorado, to serve as an executive officer of a state credit union,
appointed;

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

SENATE SERVICES REPORT - CORRECTED

- Correctly Printed: SB26-139.
- Correctly Engrossed: SB26-104 and 132.
- Correctly Reengrossed: SB26-077.
- Correctly Rerevised: HB26-1001.**
- Correctly Enrolled: SB26-046.

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Monday,
March 16, 2026.

Approved:

Cathy Kipp
President *Pro Tem* of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

62nd Legislative Day Monday, March 16, 2026

Prayer By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver.

Call to Order By the President at 10:00 a.m.

Roll Call Present--34.
 Remote--1, Daugherty.
 Excused--1, Exum.
 Present later--1, Exum.

Quorum The President announced a quorum present.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, Senate Rule 1 (b) was suspended to allow a person other than a Senator to lead the Pledge of Allegiance.

Pledge By Nelson Ball and the 2nd grade class from Dora Moore Elementary School.

Approval of the Journal On motion of Senator Rich, the Journal of Friday, March 13, 2026, was approved as corrected by the Secretary.

SENATE SERVICES REPORT

Correctly Engrossed: SB26-087, 088, 118, and 120.
Correctly Reengrossed: SB26-104 and 132.
Correctly Revised: HB26-1038 and 1146; HJR26-1020.
Correctly Enrolled: SB26-013; SJR26-015.

MESSAGE FROM THE HOUSE

Friday, March 13, 2026
 Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1232 and HB26-1259.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1229, HB26-1239, and HB26-1244, amended as printed in House Journal, March 12, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1079, amended as printed in House Journal, March 12, 2026, and amended on Third Reading as printed in House Journal, March 13, 2026.

The House has voted to concur in the Senate amendments to HB26-1001, and has repassed the bill as so amended.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE REVISOR OF STATUTES

March 13, 2026

To:Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1232 and 1259.

Without comment, as amended, HB26-1079, 1229, 1239, and 1244.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

SB26-118 by Senator(s) **Coleman** and **Simpson**; also Representative(s) Clifford--Concerning the payment of designated benefits to a charitable organization upon the death of a donor.

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

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Ball, Cutter, Daugherty, Frizell, Gonzales J., Jodeh, Kipp, Kolker, Marchman, and Snyder.

HB26-1146 by Representative(s) Phillips and Hamrick; also Senator(s) **Kolker** and **Kipp**--Concerning allowing approved facility schools to affiliate with the public employees' retirement association.

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

YES	27	NO	7	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Cutter, Danielson, Gonzales J., Lindstedt, Marchman, Mullica, Wallace, and Weissman.

SB26-088

by Senator(s) **Kirkmeyer** and **Carson**; also Representative(s) Winter T. and Martinez-- Concerning the grounds surrounding the state capitol building, and, in connection therewith, providing for the maintenance and repair of memorials and monuments on the capitol grounds and in Lincoln veterans' memorial park.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Baisley, Bright, Catlin, Frizell, Liston, Pelton B., Pelton R., Rich, Simpson, Wallace, and Zamora Wilson.

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:

SB26-087

by Senator(s) **Wallace and Pelton B.**; also Representative(s) Nguyen and Lindsay-- Concerning authorizing legislative leave from employment during a legislative session for certain members of the general assembly.

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

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	E	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Gonzales J., Hinrichsen, Jodeh, Kipp, Lindstedt, Marchman, and Weissman.

SB26-120 by Senator(s) **Marchman** and **Wallace**; also Representative(s) Zokaie and Bradley--
Concerning law enforcement procedures related to missing persons.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Bright, Coleman, Cutter, Danielson, Daugherty, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Mullica, Pelton R., Roberts, Rodriguez, Simpson, Snyder, Sullivan, and Weissman.

HB26-1038 by Representative(s) Paschal and Clifford; also Senator(s) **Snyder**--Concerning county commissioner redistricting.

Laid over until Tuesday, March 17, 2026.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

Committee of the Whole On motion of Senator Gonzales, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Gonzales was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

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

HB26-1042 by Representative(s) Feret and Bradley; also Senator(s) **Ball**--Concerning dry needling by occupational therapists.

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

SB26-126 by Senator(s) **Marchman** and **Rich**; --Concerning teacher licensure for out-of-state applicants.

Amendment No. 1, Education Committee Amendment.
(Printed in Senate Journal, March 12, page(s) 380 and placed in members' bill files.)

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1042, and SB26-126, as amended.

At the order of the President, Senator Exum was added to the current roll call.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-066 by Senator(s) **Jodeh and Carson**; --Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, March 6, page(s) 338-342 and placed in members' bill files.)

Amendment No. 2(L.008), by Senator Jodeh.

Amend the Health and Human Services Committee Report, dated March 5, 2026, page 6, strike lines 37 through 43 and substitute:

"(7) Applicability.

(a) THIS SECTION APPLIES ONLY TO A PERSON THAT COMPOUNDS MORE THAN TWENTY UNITS OF WEIGHT-LOSS DRUGS PER MONTH OR COMPOUNDS WEIGHT-LOSS DRUGS IN BATCHES OF MORE THAN TWENTY UNITS.

(b) THIS SECTION DOES NOT APPLY TO:

(I) THE COMPOUNDING OF A DRUG ADMINISTERED BY A PRACTITIONER AT AN ENTITY LICENSED PURSUANT TO SECTION 25-1.5-103 (1)(a)(I)(A);

(II) A LONG-TERM CARE FACILITY, AS DEFINED IN SECTION 12-280-103 (25);

(III) AN ASSISTED LIVING RESIDENCE, AS DEFINED IN SECTION 25-27-102 (1.3);

(IV) A HOME CARE AGENCY, AS DEFINED IN SECTION 25-27.5-102 (3);

(V) THE PACE PROGRAM, AS DESCRIBED IN SECTION 25.5-5-412;

(VI) AN ADULT DAY CARE FACILITY, AS DEFINED IN SECTION 25.5-6-303

(1); OR

(VII) THE COMPOUNDING OF A DRUG FOR ANIMAL USE."

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

HB26-1017 by Representative(s) Espenoza and Zokaie; also Senator(s) **Weissman**--Concerning prohibiting an insurer from receiving restitution through the criminal restitution process.

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

HB26-1103 by Representative(s) Garcia and Goldstein; also Senator(s) **Cutter**--Concerning amending specific legal processes for certain vulnerable populations.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate journal, March 10, page 353 was **lost**.)

Amendment No. 2(L.009), by Senator Cutter.

Amend reengrossed bill, page 2, line 13, strike "**reporting**" and substitute "**notification**" and strike "**abuse.**" and substitute "**abuse - definition.**".

Page 2, strike lines 17 through 19 and substitute "IN SECTION 18-3-411 (1) AND CONDUCTS A MINIMAL FACTS INTERVIEW WITH THE ALLEGED VICTIM, THE LAW ENFORCEMENT ENTITY OR PEACE OFFICER SHALL, WITHIN ONE WEEK AFTER CONDUCTING THE MINIMAL FACTS INTERVIEW, NOTIFY THE FOLLOWING OF THE ALLEGATION:".

Page 3, after line 5 insert:

"(2) A LAW ENFORCEMENT ENTITY OR PEACE OFFICER SHALL INCLUDE THE FOLLOWING INFORMATION WHEN NOTIFYING A CHILD ADVOCACY CENTER REGARDING AN ALLEGATION PURSUANT TO THIS SECTION:

- (a) THE CHILD'S NAME;
- (b) THE CHILD'S FAMILY MEMBER OR GUARDIAN'S CONTACT INFORMATION;
- (c) THE ALLEGED OFFENDER'S NAME;
- (d) THE APPROXIMATE DATE OF THE ALLEGED OFFENSE; AND
- (e) A SUMMARY OF THE ALLEGED INCIDENT."

ReNUMBER succeeding subsections accordingly.

Page 3, line 9, strike "EXPLAIN" and substitute "PROVIDE INFORMATION ABOUT".

Page 3, after line 19 insert:

"(5) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES, "MINIMAL FACTS INTERVIEW" MEANS A SHORT, LIMITED CONVERSATION WITH A CHILD CONDUCTED BY A LAW ENFORCEMENT OFFICER IN THE FIELD TO GATHER BASIC FACTS NECESSARY TO DETERMINE WHETHER ABUSE OR NEGLECT MAY HAVE OCCURRED, ASSESS IMMEDIATE SAFETY CONCERNS, AND DECIDE WHETHER A FORENSIC INTERVIEW OR FURTHER INVESTIGATION IS NEEDED."

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-040, SB26-112, and SB26-134) of Monday, March 16, was laid over until Tuesday, March 17, retaining its place on the calendar.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-066, as amended, HB26-1017, and HB26-1103, as amended.

Laid over until Tuesday, March 17, 2026: SB26-040, SB26-112, and SB26-134.

CONSIDERATION OF RESOLUTIONS

SJR26-017 by Senator(s) **Frizell** and **Weissman**, Lindstedt, Pelton R.; also Representative(s) Brooks and Willford, Johnson, Bacon--Concerning the reappointment of Kerri L. Hunter to the position of state auditor.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Liston, Marchman, Mullica, Pelton B., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, and Zamora Wilson.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader , the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
MEDICAL SERVICES BOARD

for terms expiring July 1, 2029:

Barry Martin of Denver, Colorado, to serve as a representative of the First Congressional District, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
COMMUNITY ACCESS ENTERPRISE

effective September 29, 2025 for terms expiring September 28, 2029:

Paul Bony of Steamboat Springs, Colorado, to serve as a representative of a business or organization that supports electric alternatives to motor vehicles, reappointed;

Laura Getts of Pueblo, Colorado, to serve as a representative of the public, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
COLORADO ENERGY AND CARBON MANAGEMENT COMMISSION

after completion of their first term for a second term expiring July 1, 2030:

Michael Cross of Arvada, Colorado, to serve as a member with substantial experience in the oil and gas industry, reappointed;

Brett Ackerman of Colorado Springs, Colorado, to serve as a member with formal training or substantial experience in environmental protection, wildlife protection, or reclamation, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
ORPHANED WELLS MITIGATION ENTERPRISE BOARD

effective September 2, 2025 for a term expiring September 1, 2028:

Christopher Simmons of Denver, Colorado, to serve as an individual with formal training or substantial experience in land reclamation projects, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MESSAGE FROM THE GOVERNOR

13, March, 2026
 Colorado Senate
 The 75th General Assembly
 Second Regular Session
 State Capitol
 Denver, Colorado 80203
 Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SJR26-001 Water Projects Eligibility Lists

Approved on Friday, March 13, 2026 at 8:00 a.m.

Sincerely,
 (signed)
 Jared Polis
 Governor

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-140** by Senator(s) **Frizell** and **Marchman**, Amabile, Bright, Carson, Jodeh, Kirkmeyer, Simpson; also Representative(s) Gilchrist and Johnson, Bradfield, Hartsook, Joseph, Taggart--Concerning exempting certain drugs from the scope of affordability reviews conducted by the Colorado prescription drug affordability review board.
 Health & Human Services
- SB26-141** by Senator(s) **Roberts** and **Simpson**, Catlin, Cutter, Danielson, Frizell, Hinrichsen, Jodeh, Kipp, Lindstedt, Liston, Mullica, Snyder, Wallace; also Representative(s) McCluskie and Taggart, Boesenecker, Lukens, Martinez, McCormick, Paschal, Smith, Stewart K., Stewart R., Titone, Velasco--Concerning optional fees during motor vehicle registration that primarily support wildlife projects, and, in connection therewith, using the proceeds of a newly created optional fee to construct wildlife crossings and other transportation improvements.
 Transportation & Energy
- HB26-1089** by Representative(s) Espenoza; also Senator(s) **Snyder**--Concerning mortgage modifications, and, in connection therewith, enacting the "Uniform Mortgage Modification Act".
 Judiciary
- HB26-1090** by Representative(s) Luck and Martinez, Mabrey; also Senator(s) **Gonzales J.**--Concerning teacher licensing requirements.
 Education

- HB26-1095**
by Representative(s) Suckla and Nguyen; also Senator(s) **Pelton R. and Lindstedt**--
1
- Concerning unpaid online access to public notices published in legal newspapers.
2
- Local Government & Housing
3
- 4
- HB26-1191**
by Representative(s) Johnson and Bacon; also Senator(s) **Frizell and Weissman**, Lindstedt-
5
- Concerning the examination of a school district that receives state education fund money
6
- for capital construction projects for qualified charter schools in the district, and, in
7
- connection therewith, making the state auditor's examination of the school district's records
8
- discretionary rather than mandatory.
9
- Education
10
- 11
- HB26-1258**
by Representative(s) Soper and Titone; also Senator(s) **Roberts and Pelton R.**--Concerning
12
- death.
13
- Business, Labor, & Technology
14

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Tuesday, March 17, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

63rd Legislative Day Tuesday, March 17, 2026

- Prayer 10
By Senator Bridges. 11
- Call to 12
Order 13
By the President at 9:00 a.m. 14
- Roll Call 15
Present--31. 16
Remote--1, Daugherty. 17
Excused--4, Hinrichsen, Lindstedt, Liston, Roberts. 18
Present later--3, Hinrichsen, Lindstedt, Liston. 19
- Quorum 20
The President announced a quorum present. 21
- Pledge 22
By Senator Rich. 23
- Approval of 24
the Journal 25
On motion of Senator Kipp, the Journal of Monday, March 16, 2026, was approved as 26
corrected by the Secretary. 27

SENATE SERVICES REPORT

- Correctly Printed:** SB26-140 and 141. 28
- Correctly Engrossed:** SB26-066 and 126; SJR26-017. 29
- Correctly Reengrossed:** SB26-087, 088, 118, and 120. 30
- Correctly Revised:** HB26-1017, 1042, and 1103. 31
- Correctly Rerevised:** HB26-1146. 32
- Correctly Enrolled:** SJR26-001. 33

COMMITTEE OF REFERENCE REPORTS

- Education 34
After consideration on the merits, the Committee recommends that **HB26-1136** be 35
referred to the Committee of the Whole with favorable recommendation. 36
- Education 37
The Committee on Education has had under consideration and has had a hearing on the 38
following appointments and recommends that the appointments be placed on the consent 39
calendar and confirmed: 40

MEMBER OF THE
COLLEGEINVEST BOARD OF DIRECTORS

for a term expiring July 31, 2029: 41

David Hughes of Denver, Colorado, appointed. 42

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Education The Committee on Education has had under consideration and has had a hearing on the following appointments and recommends that the appointments be confirmed:

MEMBERS OF THE
BOARD OF GOVERNORS OF THE
COLORADO STATE UNIVERSITY SYSTEM

effective January 1, 2026 for terms expiring December 31, 2029:

Elizabeth Markey of Fort Collins, Colorado, reappointed;

Louis Martin of Rush, Colorado, reappointed;

Kenzo Kawanabe of Denver, Colorado, reappointed.

Education After consideration on the merits, the Committee recommends that **SB26-068** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

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

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

(a) The Colorado Measures of Academic Success assessments place an undue burden on students and educators across the state;

(b) According to the department of education, each student in grades 3 through 8 spends up to eleven hours each year completing these statewide assessments;

(c) The amount of time required to administer statewide assessments does not include additional instructional time lost to test preparation, educator training, make-up testing, or modified school schedules, which disrupt multiple weeks of academic instruction for students and staff;

(d) Statewide assessments are administered to satisfy federal requirements. Federal law permits flexibility in the state's assessments to meet those requirements.

(e) Colorado administers more statewide testing than is required under federal law;

(f) Statewide assessments are summative in nature and intended to produce comparable data for accountability, but the delayed return of results limits the ability of educators to use that data to inform instruction for the tested students;

(g) In addition to statewide assessments, students in Colorado complete multiple other locally administered assessments;

(h) Locally administered assessments typically return results quicker and provide educators with timely data that can be used to support instruction and student mastery of the assessed subjects;

(i) Reducing statewide assessments would return meaningful instructional time to students and educators and allow greater reliance on timely, actionable assessment data already collected by local education providers;

(j) Furthermore, reducing the length of statewide assessments provides a cost savings to the state, which spends approximately \$20 million annually to develop and administer statewide assessments; and

(k) It is necessary to convene a working group to develop recommendations to reduce the amount of time required for statewide assessments used to satisfy federal requirements.

SECTION 2. In Colorado Revised Statutes, **add** 22-7-1006.2 as follows:

22-7-1006.2. State assessments modifications - working group - report - definitions - repeal.

(1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) "DEPARTMENT" MEANS THE DEPARTMENT OF EDUCATION CREATED AND EXISTING PURSUANT TO SECTION 24-1-115.

(b) "RURAL SCHOOL DISTRICT" MEANS A SCHOOL DISTRICT IN COLORADO THAT THE DEPARTMENT DETERMINES IS RURAL BASED ON THE GEOGRAPHIC SIZE OF THE SCHOOL DISTRICT AND THE DISTANCE OF THE SCHOOL

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

DISTRICT FROM THE NEAREST LARGE URBANIZED AREA.

(c) "SMALL RURAL SCHOOL DISTRICT" MEANS A RURAL SCHOOL DISTRICT THAT ENROLLS FEWER THAN ONE THOUSAND TWO HUNDRED STUDENTS IN KINDERGARTEN THROUGH TWELFTH GRADE.

(d) "WORKING GROUP" MEANS THE STATE ASSESSMENTS MODIFICATIONS WORKING GROUP CREATED AND EXISTING PURSUANT TO SUBSECTION (2) OF THIS SECTION.

(2) (a) THERE IS CREATED THE STATE ASSESSMENTS MODIFICATIONS WORKING GROUP.

(b) THE WORKING GROUP IS:

(I) THE FOLLOWING MEMBERS, APPOINTED BY THE CHAIR OF THE SENATE EDUCATION COMMITTEE, OR ANY SUCCESSOR COMMITTEE:

(A) TWO INDIVIDUALS, EACH OF WHOM IS EITHER A TEACHER EMPLOYED BY OR AN EMPLOYEE OF A SCHOOL DISTRICT, APPOINTED WITH THE ADVICE OF A STATEWIDE ASSOCIATION THAT REPRESENTS EDUCATORS;

(B) A RURAL SCHOOL DISTRICT ADMINISTRATOR, APPOINTED WITH THE ADVICE OF A STATEWIDE ASSOCIATION THAT REPRESENTS RURAL SCHOOLS;

(C) A SUPERINTENDENT, EMPLOYED BY A SCHOOL DISTRICT THAT IS NOT A RURAL SCHOOL DISTRICT OR SMALL RURAL SCHOOL DISTRICT, APPOINTED WITH THE ADVICE OF A STATEWIDE ASSOCIATION THAT REPRESENTS SCHOOL EXECUTIVES;

(D) A DIRECTOR OF A LOCAL BOARD OF EDUCATION, APPOINTED WITH THE ADVICE OF A STATEWIDE ASSOCIATION THAT REPRESENTS SCHOOL DISTRICT BOARDS OF EDUCATION; AND

(E) A CHARTER SCHOOL TEACHER, APPOINTED WITH THE ADVICE OF A STATEWIDE ASSOCIATION THAT ADVOCATES FOR CHARTER SCHOOLS; AND

(II) THE FOLLOWING MEMBERS, APPOINTED BY THE CHAIR OF THE HOUSE EDUCATION COMMITTEE, OR ANY SUCCESSOR COMMITTEE:

(A) TWO INDIVIDUALS, EACH OF WHOM IS EITHER A TEACHER EMPLOYED BY OR AN EMPLOYEE OF A SCHOOL DISTRICT, APPOINTED WITH THE ADVICE OF A STATEWIDE ASSOCIATION THAT REPRESENTS EDUCATORS;

(B) A SMALL RURAL SCHOOL DISTRICT ADMINISTRATOR, APPOINTED WITH THE ADVICE OF A STATEWIDE ASSOCIATION THAT REPRESENTS RURAL SCHOOLS;

(C) A SCHOOL ADMINISTRATOR WHO IS EMPLOYED BY A SCHOOL DISTRICT THAT IS NOT A RURAL SCHOOL DISTRICT OR SMALL RURAL SCHOOL DISTRICT, APPOINTED WITH THE ADVICE OF A STATEWIDE ASSOCIATION THAT REPRESENTS SCHOOL EXECUTIVES;

(D) A DIRECTOR OF A LOCAL BOARD OF EDUCATION, APPOINTED WITH THE ADVICE OF A STATEWIDE ASSOCIATION THAT REPRESENTS SCHOOL DISTRICT BOARDS OF EDUCATION; AND

(E) A CHARTER SCHOOL ADMINISTRATOR, APPOINTED WITH THE ADVICE OF A STATEWIDE ASSOCIATION THAT ADVOCATES FOR CHARTER SCHOOLS.

(c) THE APPOINTING AUTHORITIES SHALL MAKE THEIR APPOINTMENTS TO THE WORKING GROUP ON OR BEFORE AUGUST 1, 2026.

(d) THE COMMISSIONER SHALL APPOINT AN EMPLOYEE OF THE DEPARTMENT TO SERVE AS A CONSULTANT TO THE WORKING GROUP IN DEVELOPING THE RECOMMENDATIONS AND BEST PRACTICES REQUIRED TO BE MADE PURSUANT TO SUBSECTION (4) OF THIS SECTION.

(3) THE WORKING GROUP SHALL HOLD ITS FIRST MEETING NO LATER THAN SEPTEMBER 1, 2026. AT THE FIRST MEETING, THE WORKING GROUP SHALL SELECT FROM AMONG ITS MEMBERS A PERSON TO SERVE AS CHAIR OF THE WORKING GROUP. THE WORKING GROUP SHALL MEET AT THE CALL OF THE CHAIR AS OFTEN AS NECESSARY TO COMPLETE ITS DUTIES. THE MEMBERS OF THE WORKING GROUP MAY PARTICIPATE IN MEETINGS ELECTRONICALLY.

(4) THE WORKING GROUP SHALL INVESTIGATE OPTIONS AVAILABLE TO THE STATE FOR, AND MAKE FINDINGS RELATED TO, REDUCING THE TIME DEDICATED TO ADMINISTERING STATE ASSESSMENTS IN ENGLISH LANGUAGE ARTS, MATHEMATICS, SCIENCE, AND SOCIAL STUDIES IN GRADES THREE THROUGH EIGHT, ADMINISTERED PURSUANT TO SECTION 22-7-1006.3 (1), SO THAT:

(a) STATE ASSESSMENTS ARE ADMINISTERED TO THE MINIMUM EXTENT REQUIRED TO COMPLY WITH STATE AND FEDERAL LAW, INCLUDING THE FEDERAL "EVERY STUDENT SUCCEEDS ACT", 20 U.S.C. SEC. 6301 ET SEQ., AND ITS IMPLEMENTING REGULATIONS; AND

(b) THE TIME DEDICATED TO STATE ASSESSMENTS IN GRADES THREE THROUGH EIGHT ALIGNS WITH THE TIME SPENT ON STATE ASSESSMENTS IN HIGH

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SCHOOL, TO THE EXTENT PRACTICABLE.

(5) ON OR BEFORE DECEMBER 1, 2026, THE WORKING GROUP SHALL SUBMIT A REPORT TO THE EDUCATION COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND THE SENATE, OR ANY SUCCESSOR COMMITTEES, AND TO THE COMMISSIONER OF EDUCATION CONCERNING ITS FINDINGS CONDUCTED PURSUANT TO SUBSECTION (4) OF THIS SECTION, AND MAKE RECOMMENDATIONS AND BEST PRACTICES CONCERNING THE WORKING GROUP'S FINDINGS DESCRIBED IN SUBSECTION (4) OF THIS SECTION.

(6) THIS SECTION IS REPEALED, EFFECTIVE JULY 1, 2027.

SECTION 3. In Colorado Revised Statutes, 22-7-1013, **amend** (6) as follows:

22-7-1013. Local education provider - preschool through elementary and secondary education standards - adoption - academic acceleration - definition.

(6) Each local education provider shall adopt and implement a written policy by which the local education provider will decide whether the students enrolled by the local education provider will use pencil and paper to complete any portion of a state assessment administered pursuant to section 22-7-1006.3 (1)(a) that the students would otherwise complete using a computer. The policy must ensure that the local education provider makes the decision in consultation with parents and, if the local education provider is a school district or board of cooperative services, the public schools that the local education provider operates. The local education provider may decide that the students in one or more of the public schools, or in one or more of the classrooms of the public schools, operated by the local education provider will use pencil and paper to complete the computerized portions of a state assessment. Each year before the start of fall semester classes, the local education provider shall distribute copies of the policy to the parents of students enrolled in the local education provider and post a copy of the policy on the local education provider's website. THE LOCAL EDUCATION PROVIDER SHALL BEAR THE COST OF ADMINISTERING ANY PORTION OF A STATE ASSESSMENT DESCRIBED IN SECTION 22-7-1006.3 (1)(a) THAT IS CONDUCTED BY PENCIL AND PAPER IN ACCORDANCE WITH THE LOCAL EDUCATION PROVIDER'S POLICY ADOPTED PURSUANT TO THIS SUBSECTION (6) THAT THE STUDENTS WOULD OTHERWISE COMPLETE USING A COMPUTER.

SECTION 4. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions."

Judiciary After consideration on the merits, the Committee recommends that **HB26-1009** be referred to the Committee on Appropriations with favorable recommendation.

Judiciary The Committee on Judiciary 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:

MEMBER OF THE JUVENILE PAROLE BOARD

Tiffany Pelham Webb of Denver, Colorado, to serve as a public member, reappointed.

Judiciary After consideration on the merits, the Committee recommends that **HB26-1185** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

MESSAGE FROM THE HOUSE

March 16, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1023, as printed in House Journal, March 16, 2026.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1187, HB26-1280, HB26-1297, and HB26-1303.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1019, HB26-1268, HB26-1139, HB26-1053, HB26-1208, HB26-1194, HB26-1116, HB26-1262, HB26-1203, HB26-1207, SB26-011, and SB26-032, amended as printed in House Journal, March 13, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

March 16, 2026
To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1187, 1280, 1297, and 1303.
Without comment, as amended, HB26-1019, 1053, 1116, 1139, 1194, 1203, 1207, 1208, 1262, and 1268.
Without comment, as amended, SB26-011 and 032.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

At the order of the President, Senator Lindstedt was added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for Consideration of Memorials.

At the order of the President, Senator Hinrichsen was added to the current roll call.

CONSIDERATION OF MEMORIALS

SJM26-003 by Senator(s) **Snyder**; also Representative(s) Keltie--Memorializing former Senator MaryAnne Tebedo.

On motion of Senator Snyder, the resolution was read at length.

On motion of Senator Snyder, the resolution was adopted by the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	E		

Co-sponsor(s) added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Marchman, Mullica, Pelton B., Pelton R., Rich, Rodriguez, Simpson, Sullivan, Wallace, Weissman, and Zamora Wilson.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

SR26-005 by Senator(s) **Rich and Snyder**; --Concerning the recognition of Single Parent Day.

Laid over until Friday, March 20, 2026.

HJR26-1023 by Representative(s) Duran and Velasco, Bacon, Boesenecker, Brown, Camacho, Carter, Clifford, English, Espenosa, Froelich, Gilchrist, Goldstein, Hamrick, Jackson, Joseph, Lieder, Lindsay, Lukens, Mabrey, Marshall, Martinez, Mauro, McCluskie, McCormick, Nguyen, Paschal, Phillips, Rutinel, Rydin, Smith, Stewart K., Stewart R., Story, Titone, Valdez, Willford, Woodrow, Zokaie; also Senator(s) **Rodriguez and Benavidez**, Gonzales J.--Concerning the recognition of Latino/a Advocacy Day.

Laid over until Wednesday, March 18, 2026.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1042 by Representative(s) Feret and Bradley; also Senator(s) **Ball**--Concerning dry needling by occupational therapists.

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	E		

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

Co-sponsor(s) added: Carson and Weissman.

SB26-126 by Senator(s) **Marchman and Rich**; also Representative(s) Johnson--Concerning teacher licensure for out-of-state applicants.

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	E		

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

Co-sponsor(s) added: Amabile, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Exum, Frizell, Gonzales J., Jodeh, Kipp, Kirkmeyer, Kolker, Mullica, Pelton B., Pelton R., Snyder, Wallace, and Weissman.

At the order of the President, Senator Liston was added to the current roll call.

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:

HB26-1038 by Representative(s) Paschal and Clifford; also Senator(s) **Snyder**--Concerning county commissioner redistricting.

Laid over until Friday, March 20.

SB26-066 by Senator(s) **Jodeh and Carson**; also Representative(s) Jackson--Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

Laid over until Wednesday, March 18.

HB26-1017 by Representative(s) Espenosa and Zokaie; also Senator(s) **Weissman**--Concerning prohibiting an insurer from receiving restitution through the criminal restitution process.

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

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	E		

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

Co-sponsor(s) added: Coleman, Gonzales J., Jodeh, Kipp, and Wallace.

HB26-1103 by Representative(s) Garcia and Goldstein; also Senator(s) **Cutter**--Concerning amending specific legal processes for certain vulnerable populations.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	E		

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

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Wallace, and Weissman.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

Committee of the Whole On motion of Senator Mullica, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Mullica was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

HB26-1142 by Representative(s) Taggart and Boesenecker, Espenoza; also Senator(s) **Roberts and Ball**--Concerning child advocacy centers in cases of child maltreatment.

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

SB26-060 by Senator(s) **Pelton R. and Daugherty**; --Concerning information about youth athlete mental health training, and, in connection therewith, requiring mental health training for youth sports coaches and requiring the coaches to notify parents of possible mental health risks associated with concussions.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, March 13, page(s) 394 and placed in members' bill files.)

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

SB26-035 by Senator(s) **Roberts**; --Concerning an increase of traffic violation penalties.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, February 26, page(s) 257-258 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, March 13, page(s) 395 and placed in members' bill files.)

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

HB26-1031 by Representative(s) Soper and Martinez, McCluskie, McCormick; also Senator(s) **Roberts and Catlin**, Bridges--Concerning protections for certain agricultural products grown in Colorado.

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

SB26-105 by Senator(s) **Hinrichsen**; also Representative(s) Martinez and Mauro--Concerning county executive officers, and, in connection therewith, requiring coroners, clerks and recorders, and assessors to disclose their financial interests in regulated businesses; requiring coroners to disclose an aggregate number of remains referrals to death-care service providers; and creating an extraordinary removal mechanism for county executive officers.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, March 13, page(s) 396-397 and placed in members' bill files.)

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

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

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

The Committee of the Whole took the following action:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	E		

Passed on second reading: HB26-1142, SB26-060, as amended, SB26-035, as amended, HB26-1031, and SB26-105, as amended.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-062 by Senator(s) **Cutter and Kipp**; also Representative(s) Velasco--Concerning certain rodent control products in the state.

Amendment No. 1, Agriculture & Natural Resources Committee Amendment.
(Printed in Senate Journal, March 5, page(s) 315-316 and placed in members' bill files.)

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

SB26-098 by Senator(s) **Liston and Ball**; also Representative(s) Rydin--Concerning the applicability of certain noise abatement provisions, and, in connection therewith, reestablishing local authority with respect to noise abatement.

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-040, SB26-112, and SB26-134) of Tuesday, March 17, was laid over until Wednesday, March 18, retaining its place on the calendar.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

The Committee of the Whole took the following action:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	E		

Passed on second reading: SB26-062, as amended, and SB26-098.
 Laid over until Wednesday, March 18: SB26-040, SB26-112, and SB26-134.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
 CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
 MEDICAL SERVICES BOARD

for a term expiring July 1, 2026:

Joseph Kennedy Costello of Arvada, Colorado, to serve as a representative of the Seventh Congressional District, occasioned by the resignation of Susan Lontine of Denver, Colorado, appointed.

for terms expiring July 1, 2029:

Amanda Jichlinski of Golden, Colorado, to serve as a representative of the Seventh Congressional District, appointed;

Cassana Littler of Morrison, Colorado, to serve as a representative of the Seventh Congressional District, occasioned by the resignation of Sarah Porter of Salida, Colorado, appointed;

William Kinnard of Boulder, Colorado, to serve as a representative of Second Congressional District, reappointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	E		

MEMBERS OF THE
 WATER QUALITY CONTROL COMMISSION

effective February 16, 2026 for terms expiring February 15, 2029:

Charles Garcia of Denver, Colorado, appointed;

Nicole Poncelet-Johnson of Livermore, Colorado, reappointed;

Christine Johnston of Littleton, Colorado, reappointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	E		

**MEMBER OF THE
STATE HOUSING BOARD**

effective February 1, 2026 for a term expiring January 31, 2030:

James Martinez of Thornton, Colorado to serve as a Democrat and resident of the Eighth Congressional District, reappointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	E		

**MEMBERS OF THE
COLORADO HOUSING AND FINANCE AUTHORITY
BOARD OF DIRECTORS**

effective July 2, 2025 for terms expiring July 1, 2029:

Beth Klein of Denver, Colorado, to serve as a member with experience in mortgage banking, appointed;

Pat Meyers of Denver, Colorado, to serve as an individual experienced in real estate transactions, appointed;

Sylvia Ann Wirba of Boulder, Colorado, to serve as a member representing the public, reappointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	E		

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB26-1020, 1035, 1068, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1178, 1179; HJR26-1020.

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

March 17, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1021, as printed in House Journal, March 17, 2026.

The House has passed on Third Reading and returns herewith SB26-037.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-074, SB26-016, HB26-1252, and HB26-1253, amended as printed in House Journal, March 16, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

March 17, 2026
To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, HB26-1252 and 1253.
Without comment, as amended, SB26-016 and 074.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

- HJR26-1021** by Representative(s) Martinez, McCluskie, McCormick, Soper; also Senator(s) Marchman, Bridges, Roberts--Concerning supporting farmers' markets in Colorado.
Laid over until Thursday, March 26, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

- HB26-1107** by Representative(s) Feret and Paschal; also Senator(s) Cutter--Concerning measures to increase access to services in facilities that provide medical care.
Health & Human Services
- HB26-1200** by Representative(s) Garcia Sander and Martinez; also Senator(s) Pelton B.--Concerning required payments upon registration of a vehicle for a member of the United States armed forces serving outside the state.
Finance
- HB26-1237** by Representative(s) Smith and Taggart; also Senator(s) Lindstedt--Concerning modifications to select statutory provisions to improve transportation safety.
Transportation & Energy

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1238 by Representative(s) Johnson and Lukens, Barron, Bradfield, Bradley, Clifford, Feret, Garcia Sander, Lieder, Martinez, Mauro, McCluskie, Nguyen, Richardson, Soper, Suckla, Taggart, Velasco, Winter T.; also Senator(s) Baisley and Lindstedt, Frizell, Pelton R., Rich, Roberts--Concerning emergency medical services provided in the state, and, in connection therewith, designating emergency medical services, including ambulance services and air ambulance services, to be essential services.
 Health & Human Services

HB26-1257 by Representative(s) Gonzalez R. and Rutinel; also Senator(s) Liston and Mullica-- Concerning the local regulation of massage facilities.
 Local Government & Housing

Journal correction:

- Page 106 after line 44 insert, "As amended, ordered engrossed and placed on the calendar for third reading and final passage."
- Page 143 line 60 strike, "revised" and insert "engrossed"
- Page 144 line 6 strike, "revised" and insert "engrossed"
- Page 199 after line 49 insert, "Ordered revised and placed on the calendar for third reading and final passage."
- Page 270 line 48 strike, "engrossed" and insert "revised"
- Page 325 line 56 strike, "revised" and insert "engrossed"
- Page 335 line 16 strike, "engrossed" and insert "revised"
- Page 387 line 23 strike, "revised" and insert "engrossed"
- Page 387 line 53 strike, "revised" and insert "engrossed"

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Wednesday, March 18, 2026.

Approved:

Cathy Kipp
 President *Pro Tem* of the Senate

Attest:

Esther van Mourik
 Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

64th Legislative Day Wednesday, March 18, 2026

- Prayer 10
By the chaplain, Vern Rempel, Mountain Community Mennonite Church, Littleton. 11
- Call to 12
Order 13
By the President at 9:00 a.m. 14
- Roll Call 15
Present--33. 16
Remote--1, Daugherty. 17
Excused--2, Danielson, Jodeh. 18
Present later--1, Jodeh. 19
- Quorum 20
The President announced a quorum present. 21
- Pledge 22
By Senator Kipp. 23
- Approval of 24
the Journal 25
On motion of Senator Rich, the Journal of Tuesday, March 17, 2026, was approved as 26
corrected by the Secretary. 27

SENATE SERVICES REPORT

- Correctly Printed:** SR26-005. 31
- Correctly Engrossed:** SB26-035, 060, 062, 098, and 105; SJM26-003. 32
- Correctly Reengrossed:** SB26-126. 33
- Correctly Revised:** HB26-1031 and 1142. 34
- Correctly Rerevised:** HB26-1017, 1042, and 1103. 35
- Correctly Enrolled:** SB26-037. 36

COMMITTEE OF REFERENCE REPORTS

- Finance 40
The Committee on Finance has had under consideration and has had a hearing on the 41
following appointments and recommends that the appointments be placed on the consent 42
calendar and confirmed: 43

MEMBERS OF THE
COLORADO BANKING BOARD

effective July 2, 2025 for terms expiring July 1, 2029: 44

Megan Harmon of Colorado Springs, Colorado, to serve as an executive officer of a state bank, 45
reappointed; 46

Kimberly Gardner of Centennial, Colorado, to serve as an executive officer of a trust company, 47
reappointed; 48

- Finance 49
After consideration on the merits, the Committee recommends that **SB26-128** be **amended** 50
as follows, and as so amended, be referred to the Committee of the Whole with favorable 51
recommendation and with a recommendation that it be placed on the Consent Calendar. 52

Amend printed bill, page 3, line 15, strike "SERVICES;" and substitute 53
"SERVICES; OR". 54

Page 3, line 18, strike "SERVICES; OR" and substitute "SERVICES.". 55

Page 3, strike lines 19 and 20. 56

Finance

After consideration on the merits, the Committee recommends that **SB26-131** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 11, lines 5 and 6, strike "YEAR, TO THE EXTENT THE UNEXPENDED AND UNENCUMBERED MONEY IN THE FUND PERMITS." and substitute "YEAR."

COMMITTEE APPOINTMENTS

Natalie Castle
Director, Legislative Council
200 E Colfax, Denver CO 80203

March 18, 2026

Dear Mrs. Castle,

Please be advised that I am shrinking the Senate Health and Human Services Committee to five members of the majority party, and two members of the minority party. The majority members are as follows:

- Senator Kyle Mullica, Chair
- Senator Iman Jodeh, Vice Chair
- Senator Mike Weissman
- Senator Lindsay Daugherty
- Senator Lisa Cutter

Best,
(signed)
Robert Rodriguez
Senate Majority Leader

March 18, 2026

Ms. Natalie Castle
Executive Director, Legislative Council
200 E Colfax Avenue
Denver CO 80203

Dear Director Castle,

Please be advised due to the committee re-alignment I am removing Senator John Carson from the Senate Health and Human Services Committee for the remainder of the session.

Respectfully,
(signed)
Cleave Simpson
Senate Minority Leader

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

At the order of the President, Senator Jodeh was added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

CONSIDERATION OF RESOLUTIONS

SJR26-016 by Senator(s) **Lindstedt**; also Representative(s) Stewart R.--Concerning the improvement of retirement readiness and financial well-being.

On motion of Senator Lindstedt, the resolution was read at length and **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

HJR26-1023 by Representative(s) Duran and Velasco, Bacon, Boesenecker, Brown, Camacho, Carter, Clifford, English, Espenosa, Froelich, Gilchrist, Goldstein, Hamrick, Jackson, Joseph, Lieder, Lindsay, Lukens, Mabrey, Marshall, Martinez, Mauro, McCluskie, McCormick, Nguyen, Paschal, Phillips, Rutinel, Rydin, Smith, Stewart K., Stewart R., Story, Titone, Valdez, Willford, Woodrow, Zokaie; also Senator(s) **Rodriguez and Benavidez**, Gonzales J.--Concerning the recognition of Latino/a Advocacy Day.

Laid over until Thursday, March 19, 2026.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1142 by Representative(s) Taggart and Boesenecker, Espenosa; also Senator(s) **Roberts and Ball**--Concerning child advocacy centers in cases of child maltreatment.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Benavidez, Bright, Coleman, Cutter, Daugherty, Exum, Gonzales J., Jodeh, Kipp, Kolker, Mullica, Rodriguez, Snyder, Wallace, and Weissman.

SB26-060 by Senator(s) **Pelton R. and Daugherty**; also Representative(s) Winter T. and Hamrick-- Concerning information about youth athlete mental health training, and, in connection therewith, requiring mental health training for youth sports coaches and requiring the coaches to notify parents of possible mental health risks associated with concussions.

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

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Ball, Benavidez, Bright, Carson, Coleman, Cutter, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Liston, Marchman, Mullica, Roberts, Rodriguez, Snyder, Wallace, and Weissman.

SB26-035 by Senator(s) **Roberts**; also Representative(s) Clifford--Concerning an increase of traffic violation penalties, and, in connection therewith, making an appropriation.

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

YES	31	NO	3	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Bridges, Carson, Coleman, Hinrichsen, Kipp, and Snyder.

HB26-1031 by Representative(s) Soper and Martinez, McCluskie, McCormick; also Senator(s) **Roberts and Catlin**, Bridges--Concerning protections for certain agricultural products grown in Colorado.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Baisley, Ball, Bright, Coleman, Exum, Frizell, Hinrichsen, Jodeh, Kipp, Kirkmeyer, Liston, Marchman, Pelton B., Pelton R., Simpson, Weissman, and Zamora Wilson.

SB26-105 by Senator(s) **Hinrichsen**; also Representative(s) Martinez and Mauro--Concerning county coroners, and, in connection therewith, requiring corners to disclose their financial interests in regulated businesses.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Marchman, Mullica, Roberts, Snyder, Sullivan, Wallace, and Weissman.

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:

SB26-066 by Senator(s) **Jodeh and Carson**; also Representative(s) Jackson--Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

Laid over until Thursday, March 19, 2026.

SB26-062 by Senator(s) **Cutter and Kipp**; also Representative(s) Velasco--Concerning designating second-generation anticoagulant rodenticides as restricted-use pesticides for the purpose of retail sales in the state.

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

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Coleman and Wallace.

SB26-098 by Senator(s) **Liston and Ball**; also Representative(s) Brooks and Lindsay--Concerning the applicability of certain noise abatement provisions, and, in connection therewith, reestablishing local authority with respect to noise abatement.

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

YES	30	NO	4	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	N	Liston	Y	Snyder	N
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Lindstedt, Marchman, and Rodriguez.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-063, SB26-040, SB26-112, SB26-134) of Wednesday, March 18, was laid over until Thursday, March 19, retaining its place on the calendar.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-011 by Senator(s) **Frizell and Roberts**, Carson, Catlin, Liston, Pelton B., Pelton R., Rich; also Representative(s) Boesenecker and Caldwell--Concerning search warrant requirements for operators of certain electronic platforms.

Senator Frizell moved that the Senate concur in House amendments to **SB26-011**, as printed in House journal, March 13, 2026, page(s) 639-640. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

SB26-032 by Senator(s) **Daugherty and Mullica**; also Representative(s) Feret and Brown-- Concerning the promotion of immunization access.

Senator Mullica moved that the Senate concur in House amendments to **SB26-032**, as printed in House journal, March 13, 2026, page 641. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	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: Marchman and Sullivan.

SB26-074 by Senator(s) **Carson and Snyder**; also Representative(s) Camacho and Nguyen-- Concerning clarification of the penalty for claiming an excessive amount in a public construction performance bond dispute.

Laid over until Thursday, March 19, 2026.

SB26-016 by Senator(s) **Cutter and Wallace**; also Representative(s) Smith and Lukens--Concerning prohibiting the discharge of preproduction plastic materials.

Senator Cutter moved that the Senate concur in House amendments to **SB26-016**, as printed in House journal, March 16, 2026, page 660. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	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: Sullivan.

MESSAGE FROM THE HOUSE

March 18, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1022, as printed in House Journal, March 18, 2026.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SB26-001, 007, 013, 034, 046, and 064.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Education

After consideration on the merits, the Committee recommends that **HB26-1191** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

COMMITTEE APPOINTMENTS

Natalie Castle
Director, Legislative Council
200 E Colfax, Denver CO 80203

March 18, 2026

Dear Mrs. Castle,

Please be advised that I am appointing Senator Marc Snyder to the Senate Education committee until Friday, April 3.

Best,
(signed)
Robert Rodriguez Senate Majority Leader

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

HJR26-1022 by Representative(s) Brown and Joseph; also Senator(s) **Amabile and Wallace--**
Concerning the designation of Arapahoe Road from the intersection of U.S. Route 36 to
the intersection of U.S. Route 287 as the "Road of Remembrance".

Laid over until Monday, March 23, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

HB26-1050 by Representative(s) Garcia Sander and Hamrick; also Senator(s) **Frizell and Marchman--**
Concerning making it optional for a local education provider to provide an individualized
readiness plan to a student who satisfies minimum requirements.
Education

HB26-1079 by Representative(s) Bradley and Boesenecker; also Senator(s) **Bright--**Concerning a
requirement that a minor have written permission to obtain an instruction permit to drive a
motorcycle.
Transportation & Energy

HB26-1229 by Representative(s) Taggart and Feret; also Senator(s) **Amabile and Rich--**Concerning
authorizing the health disparities and community grant program to consider the human-
animal bond as a social determinant of health.
Health & Human Services

HB26-1232 by Representative(s) Espenosa and Bacon; also Senator(s) **Gonzales J. and Lindstedt--**
Concerning prohibition of certain monetary assessments against a juvenile in the justice
system.
Judiciary

HB26-1239 by Representative(s) Goldstein and Richardson; also Senator(s) **Mullica--**Concerning
modifications to a county's enforcement authority in connection with property in the
county.
Local Government & Housing

HB26-1244 by Representative(s) Slaugh and Joseph; also Senator(s) **Frizell and Exum--**Concerning
considerations for the department of public health and environment to use as a basis for
making distributions from the nursing home penalty cash fund.
Health & Human Services

HB26-1259 by Representative(s) Sirota; also Senator(s) **Marchman and Bridges--**Concerning
changing requirements related to early childhood services, and, in connection therewith,
clarifying or extending specified existing licensing exemptions, updating early care and
education provider reimbursement, modifying certain existing funding provisions for the
universal preschool program, clarifying certain existing program eligibility and reporting
requirements, and adjusting the membership or duties of specified early childhood advisory
bodies.
Education

DELIVERY TO THE GOVERNOR

To the Governor for signature on Wednesday, March 18, 2026, at 10:28 AM:
SB26-001, 007, 013, 034, 046, and 064.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE GOVERNOR

February 27, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBERS OF THE
COMMISSION ON AGING

for a term ending September 1, 2027:

Kate McLagan Bond of Denver, Colorado, to serve as a representative of the workforce, occasioned by the resignation of Barbara Kreisman of Fraser, Colorado, appointed;

for a term ending September 1, 2028:

Erin Alt of Wellington, Colorado, to serve as a Director of an Area Agency on Aging, occasioned by the resignation of Christine Vogel of Boulder, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 03/02/26
Justin Shofler, Managing Clerk

Committee on Health & Human Services



February 27, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit for your consideration, the following:

MEMBER OF THE
COLORADO LIMITED GAMING CONTROL COMMISSION

for a term expiring July 1, 2029:

Gregory Demo of Black Hawk, Colorado, to serve as a member of the Second Congressional District and a representative of law enforcement, occasioned by the resignation of Alice Cary of Silverthorne, Colorado, appointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 03/02/26
Justin Shofler, Managing Clerk

Committee on Finance

March 13, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
COAL MINE BOARD OF EXAMINERS

for a term expiring July 1, 2027:

Mike Zimmerman of Fruita, Colorado, to serve as a coal mine owner, operator, manager or other mine official actively engaged in underground mining, occasioned by the resignation of Lucas Serna of Farmington, New Mexico, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 03/16/26
Justin Shofler, Managing Clerk

Committee on Agriculture & Natural Resources

TRIBUTES

Alpha Kappa Alpha Sorority, Incorporated® -- Senator Coleman

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday,
March 19, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

65th Legislative Day Thursday, March 19, 2026

- Prayer 10
 By the chaplain, Rabbi Joshua Margo Associate Rabbi at Temple Emanuel, Denver. 11
- Call to Order 12
 By the President at 9:00 a.m. 13
- Roll Call 14
 Present--33. 15
 Remote--1, Daugherty. 16
 Excused--2, Ball, Gonzales. 17
 Present later--1, Gonzales. 18
- Quorum 19
 The President announced a quorum present. 20
- Pledge 21
 By Senator Kipp. 22
- Approval of the Journal 23
 On motion of Senator Rich, the Journal of Wednesday, March 18, 2026, was approved as corrected by the Secretary. 24

SENATE SERVICES REPORT

- Correctly Engrossed:** SJR26-016. 25
- Correctly Reengrossed:** SB26-035, 060, 062, 098, and 105. 26
- Correctly Rerevised:** HB26-1031 and 1142. 27
- Correctly Enrolled:** SB26-011, 016, and 032. 28

COMMITTEE OF REFERENCE REPORTS

Local Government & Housing 29
 After consideration on the merits, the Committee recommends that **HB26-1098** 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. 30

Amend reengrossed bill, page 15, line 23, strike "(2)(a), (2)(d), and (3)" and substitute "(2)(a)". 31

Strike page 16 and substitute "commenced at any time by any interested person as defined in paragraph (c) of this subsection (2) SUBSECTION (2)(c) OF THIS SECTION, by an omitted party, or by anyone claiming by, through, or under an omitted party, is afforded rights of cure if the omitted party would have been entitled to cure pursuant to section 38-38-104, or is afforded redemption rights if the omitted party would have been entitled to redeem pursuant to section 38-38-302, upon such terms as the court may deem equitable under the circumstances, which terms shall not, however, be more favorable than the person's statutory rights. The court shall give full consideration to whether the omitted party or anyone claiming by, through, or under an omitted party was given or had actual notice or knowledge of the foreclosure and was given an opportunity to exercise statutory rights to cure or redeem." 32

Page 17, strike lines 1 through 6. 33

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Local Government & Housing

After consideration on the merits, the Committee recommends that **HB26-1192** be referred to the Committee of the Whole with favorable recommendation.

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 STATE BOARD OF HEALTH

for a term expiring March 1, 2027:

Meagan Hillman of Lamar, Colorado, to serve as a resident of the Fourth Congressional District and an Unaffiliated, occasioned by the resignation of Lisa Neal-Graves of Parker, Colorado, appointed.

for terms expiring March 1, 2029:

Laura Shunk of Denver, Colorado, a resident of the First Congressional District and a Democrat, to serve as a member at-large, appointed;

Deborah Fitch of Parshall, Colorado, a resident of the Second Congressional District and a Republican, to serve as a member at-large, appointed;

Eric Stiasny of Cahone, Colorado, a resident of the Third Congressional District and an Unaffiliated, to serve as a County Commissioner, appointed.

Stan VanderWerf of El Paso, Colorado, to serve as a resident of the Fifth Congressional District and as a Republican, reappointed;

Christina Suh of Aurora, Colorado, to serve as a resident of the Sixth Congressional District and as an Unaffiliated, reappointed.

Transportation & Energy

The Committee on Transportation & Energy 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 FRONT RANGE PASSENGER RAIL DISTRICT

Denver Regional Council of Governments:

Chris Nevitt reappointed 1/7/26 – term expires December 31st, 2029

Deborah Mulvey reappointed 1/7/26 – term expires December 31st, 2029

North Front Range Metropolitan Planning Organization:

Tricia Canonico - reappointed on 12/29/25 – term expires December 31st, 2029

Pueblo Area Council of Governments:

Miles Lucero appointed 12/11/25 – term expires December 31st, 2029

Pikes Peak Area Council of Governments:

Cory Applegate appointed 1/16/26 – term expires December 31st, 2029.

Transportation & Energy

The Committee on Transportation & Energy 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:

MEMBER OF THE FRONT RANGE PASSENGER RAIL DISTRICT BOARD

effective April 2, 2026 for a term expiring December 31, 2029:

Claire Levy of Boulder, Colorado, to serve as a resident of a city and county through which commuter rail service was planned as part of the voter approved RTD Fastracks Transit Expansion Program but has not been constructed, reappointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-094** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 2, line 16, after "TO" insert "OR CONTIGUOUS WITH".

Page 3, line 27, strike "(2)(a)(I)(Q)" and substitute: "(2)(a)(I)(Q) and (2)(a)(I)(U); and **add** (1)(g) and (2)(a)(I)(V)".

Page 4, after line 2 insert:

"(1) The state licensing authority shall:

(g) GRANT A LICENSE FOR THE MANUFACTURE OR STORAGE OF ALCOHOL BEVERAGES AT AN ALTERNATING PREMISES LICENSED PREMISES ONLY IF THE ALTERNATING PREMISES LICENSED PREMISES IS APPROVED BY THE APPLICABLE FEDERAL LICENSING AUTHORITY."

Page 4, after line 11, insert:

"(U) Special event permits issued under article 5 of this ~~title 44~~ title 44;

OR

(V) TO ADMINISTER AND ENFORCE ALTERNATING PREMISES AND MANUFACTURING CONDUCTED ON BEHALF OF ANOTHER LICENSEE, INCLUDING THE ADOPTION OF RULES THAT ENSURE CLEAR IDENTIFICATION OF PRODUCT OWNERSHIP, APPROPRIATE INVENTORY TRACKING AND RECORD KEEPING, TRANSPARENCY IN CONTRACT OR ON-BEHALF-OF PRODUCTION ARRANGEMENTS, AND ADEQUATE INSPECTION, REPORTING, AND ENFORCEMENT AUTHORITY TO MAINTAIN COMPLIANCE WITH THIS ARTICLE 3, ARTICLES 4 AND 5 OF THIS TITLE 44, AND TITLE 39."

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-122** be **referred** to the Committee of the Whole with favorable recommendation.

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **HB26-1180** 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 **SB26-124** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

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

"**SECTION 1.** In Colorado Revised Statutes, 24-33.5-539, **amend** (4) as follows:

24-33.5-539. Automated protection order notification system - definitions.

(4) The Colorado bureau of investigation in the division AND THE COLORADO INTEGRATED CRIMINAL JUSTICE INFORMATION SYSTEM PROGRAM CREATED IN SECTION 16-20.5-103 shall make the information described in subsection (3) of this section available to the division for the purpose of providing the information to a protected person, the protected person's immediate family, or other interested persons pursuant to subsection (2) of this section.

SECTION 2. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66

election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

Page 1, strike lines 101 and 102 and substitute "CONCERNING REQUIRING THE COLORADO INTEGRATED CRIMINAL JUSTICE INFORMATION SYSTEM PROGRAM TO MAKE INFORMATION AVAILABLE FOR THE AUTOMATED PROTECTION ORDER NOTIFICATION SYSTEM."

Judiciary After consideration on the merits, the Committee recommends that **HB26-1039** be referred to the Committee of the Whole with favorable recommendation.

Judiciary After consideration on the merits, the Committee recommends that **HB26-1189** 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 **SB26-111** be postponed indefinitely.

COMMITTEE APPOINTMENTS

Natalie Castle
Director, Legislative Council
200 E Colfax, Denver CO 80203

March 18, 2026

Dear Mrs. Castle,

Please be advised that I am appointing Senator Adrienne Benavidez to replace Senator Julie Gonzales on the Senate Finance Committee for the remainder of the 2026 Colorado Legislative Session.

Best,
(signed)
Robert Rodriguez
Senate Majority Leader

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the Third Reading of Bills -- Final Passage Calendar (SB26-066) of Thursday, March 19, was laid over until Friday, March 20, retaining its place on the calendar.

Committee of the Whole On motion of Senator Marchman, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Marchman was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1185 by Representative(s) Carter and Clifford, Bacon, Espenozza, Slaugh, Soper; also Senator(s) **Roberts**--Concerning the continuation of the cold case task force, and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report, including authorizing the executive director of the department of public safety to appoint additional members to the task force, continuing the task force for thirteen years, and changing the type of sunset review that is conducted by the department.

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

The Committee of the Whole took the following action:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Passed on second reading: HB26-1185.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-063 by Senator(s) **Hinrichsen**; also Representative(s) Ricks--Concerning nonemergency medical transportation services for medicaid members.

Laid over until, Wednesday, March 25, 2026.

HB26-1136 by Representative(s) Lukens and Martinez; also Senator(s) **Lindstedt and Wallace**--Concerning the creation of the pathways to public service program in the department of personnel.

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-040, SB26-112, SB26-134) of Thursday, March 19, was laid over until Friday, March 20, retaining its place on the calendar.

At the order of the President, Senator Gonzales was added to the current roll call.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	E	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1136.

Laid over until Friday, March 20: SB26-040, SB26-112, SB26-134

Laid over until Wednesday, March 25: SB26-063.

CONSIDERATION OF RESOLUTIONS

HJR26-1023 by Representative(s) Duran and Velasco, Bacon, Boesenecker, Brown, Camacho, Carter, Clifford, English, Espenosa, Froelich, Gilchrist, Goldstein, Hamrick, Jackson, Joseph, Lieder, Lindsay, Lukens, Mabrey, Marshall, Martinez, Mauro, McCluskie, McCormick, Nguyen, Paschal, Phillips, Rutinel, Rydin, Smith, Stewart K., Stewart R., Story, Titone, Valdez, Willford, Woodrow, Zokaie; also Senator(s) **Rodriguez and Benavidez**, Gonzales J.--Concerning the recognition of Latino/a Advocacy Day.

On motion of Senator Benavidez, the resolution was read at length and **adopted** by the following roll call vote:

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	E	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

Co-sponsors added: Co-sponsor(s) added: Amabile, Bridges, Coleman, Cutter, Danielson, Daugherty, Exum, Jodeh, Kipp, Kolker, Lindstedt, Marchman, Roberts, Snyder, Sullivan, Wallace, and Weissman.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-074 by Senator(s) **Carson and Snyder**; also Representative(s) Camacho and Nguyen--Concerning clarification of the penalty for claiming an excessive amount in a public construction performance bond dispute.

Senator Carson moved that the Senate concur in House amendments to **SB26-074**, as printed in House journal, March 16, 2026, page(s) 572-574. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBER OF THE
COLLEGEINVEST BOARD OF DIRECTORS

for a term expiring July 31, 2029:

David Hughes of Denver, Colorado, appointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
JUVENILE PAROLE BOARD

Tiffany Pelham Webb of Denver, Colorado, to serve as a public member, reappointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

CONSIDERATION OF GOVERNOR'S APPOINTMENTS

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

MEMBERS OF THE
BOARD OF GOVERNORS OF THE
COLORADO STATE UNIVERSITY SYSTEM

effective January 1, 2026 for terms expiring December 31, 2029:

Elizabeth Markey of Fort Collins, Colorado, reappointed;

Louis Martin of Rush, Colorado, reappointed;

Kenzo Kawanabe of Denver, Colorado, reappointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

COMMITTEE OF REFERENCE REPORTS (cont'd)

Legal Services

After consideration on the merits, the Committee recommends that **SB26-083** be referred to the Committee of the Whole with favorable recommendation.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB26-1013, 1025, 1040, 1041, 1064, 1067, 1115, 1182.

Senate in recess. Senate reconvened.

INTRODUCTION OF BILLS -- FIRST READING

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

- | | | |
|------------------|---|----|
| | | 1 |
| | | 2 |
| | | 3 |
| | | 4 |
| SB26-142 | by Senator(s) Ball; also Representative(s) Joseph and Gonzalez R.--Concerning the | 5 |
| | development of thermal energy resources. | 6 |
| | Transportation & Energy | 7 |
| | | 8 |
| SB26-143 | by Senator(s) Coleman and Wallace; --Concerning updating the name of the Colorado | 9 |
| | youth advisory council review committee. | 10 |
| | State, Veterans, & Military Affairs | 11 |
| | | 12 |
| HB26-1019 | by Representative(s) Lieder and Bacon; also Senator(s) Roberts and Rich--Concerning | 13 |
| | mandatory health-care coverage for preventive kidney function screening services. | 14 |
| | Health & Human Services | 15 |
| | | 16 |
| HB26-1053 | by Representative(s) Mauro; also Senator(s) Pelton B. and Wallace--Concerning the | 17 |
| | administration of duties related to the ownership of a vehicle, and, in connection therewith, | 18 |
| | making an appropriation. | 19 |
| | Finance | 20 |
| | | 21 |
| HB26-1187 | by Representative(s) Stewart R. and Nguyen, Boesenecker, Froelich, Jackson, Lindsay, | 22 |
| | Paschal, Phillips, Velasco; also Senator(s) Exum and Snyder--Concerning the continuation | 23 |
| | of the fire suppression programs of the division of fire prevention and control, and, in | 24 |
| | connection therewith, implementing the recommendations of the department of regulatory | 25 |
| | agencies in the department's 2025 sunset report. | 26 |
| | Local Government & Housing | 27 |
| | | 28 |
| HB26-1194 | by Representative(s) English and Barron; also Senator(s) Hinrichsen--Concerning the | 29 |
| | continuation of the office of combative sports, and, in connection therewith, implementing | 30 |
| | the recommendations of the department of regulatory agencies in the department's 2025 | 31 |
| | sunset report. | 32 |
| | Health & Human Services | 33 |
| | | 34 |
| HB26-1203 | by Representative(s) Marshall and Bacon, Clifford, Garcia, Jackson, Joseph, Mabrey, | 35 |
| | Martinez, Nguyen, Rutinel, Smith, Velasco, Woodrow; also Senator(s) Benavidez and | 36 |
| | Liston, Hinrichsen--Concerning the modification of county commissioner elections. | 37 |
| | State, Veterans, & Military Affairs | 38 |
| | | 39 |
| HB26-1207 | by Representative(s) Jackson and Bacon; also Senator(s) Kipp and Danielson--Concerning | 40 |
| | employer accountability through disclosure of demographic workforce data. | 41 |
| | Business, Labor, & Technology | 42 |
| | | 43 |
| HB26-1208 | by Representative(s) Velasco, Joseph, Paschal, Smith; also Senator(s) Lindstedt and Exum-- | 44 |
| | Concerning the continuation of the compliance advisory panel to the air pollution control | 45 |
| | division in the department of public health and environment. | 46 |
| | Transportation & Energy | 47 |
| | | 48 |
| HB26-1262 | by Representative(s) Stewart K. and Stewart R.; also Senator(s) Ball and Roberts-- | 49 |
| | Concerning preserving patient access to compounded medical items. | 50 |
| | Health & Human Services | 51 |
| | | 52 |
| HB26-1268 | by Representative(s) McCormick and Smith; also Senator(s) Lindstedt--Concerning | 53 |
| | measures to advance renewable energy projects on previously disturbed lands through the | 54 |
| | designation of renewable energy reinvestment areas. | 55 |
| | Transportation & Energy | 56 |
| | | 57 |
| HB26-1280 | by Representative(s) Lieder and Hamrick; also Senator(s) Jodeh and Mullica--Concerning | 58 |
| | the continuation of the regulation of hemodialysis treatment by the department of public | 59 |
| | health and environment, and, in connection therewith, implementing the recommendation | 60 |
| | contained in the 2025 sunset report by the department of regulatory agencies. | 61 |
| | Health & Human Services | 62 |
| | | 63 |
| HB26-1297 | by Representative(s) Carter and Luck; also Senator(s) Rich and Exum--Concerning using | 64 |
| | uniform language to reference misdemeanor traffic offenses. | 65 |
| | State, Veterans, & Military Affairs | 66 |
| | | 67 |

HB26-1303 by Representative(s) Bradley and Carter, Espenoza; also Senator(s) Ball and Catlin, Exum, Rich--Concerning technical changes to energy and carbon management statutes.
State, Veterans, & Military Affairs

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Friday, March 20, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

 66th Legislative Day

Friday, March 20, 2026

		1
		2
		3
		4
		5
		6
		7
		8
		9
Prayer	By Senator Baisley.	10
		11
		12
Call to Order	By the President at 9:00 a.m.	13
		14
		15
Roll Call	Present--32.	16
	Remote--1, Daugherty.	17
	Excused--3, Ball, Jodeh, Marchman.	18
		19
Quorum	The President announced a quorum present.	20
		21
Pledge	By Senator Kipp.	22
		23
Approval of the Journal	On motion of Senator Rich, the Journal of Thursday, March 19, 2026, was approved as corrected by the Secretary.	24
		25
		26
		27
		28

SENATE SERVICES REPORT

Correctly Printed: SB26-142 and 143.
Correctly Revised: HB26-1136 and 1185; HJR26-1023.
Correctly Enrolled: SB26-074.

COMMITTEE OF REFERENCE REPORTS

		29
		30
		31
		32
		33
		34
		35
		36
		37
		38
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1144 be referred to the Committee of the Whole with favorable recommendation.	39
		40
		41
		42
		43
Local Government & Housing	After consideration on the merits, the Committee recommends that HB26-1099 be referred to the Committee of the Whole with favorable recommendation.	44
		45
		46
		47
Local Government & Housing	After consideration on the merits, the Committee recommends that SB26-129 be postponed indefinitely .	48
		49
		50
		51
Local Government & Housing	After consideration on the merits, the Committee recommends that HB26-1071 be referred to the Committee of the Whole with favorable recommendation.	52
		53
		54
		55
Health & Human Services	After consideration on the merits, the Committee recommends that HB26-1070 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	56
		57
		58
		59
		60
Health & Human Services	The Committee on <u>Health & Human Services</u> 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:	61
		62
		63
		64
		65
		66
		67

MEMBERS OF THE
COLORADO CHILD ABUSE PREVENTION TRUST FUND

for terms expiring November 7, 2028:

Lindsay Spraker of Littleton, Colorado, to serve as a subject matter expert with knowledge of child abuse prevention, reappointed;

Antonia Chiesa of Denver, Colorado, to serve as a subject matter expert with knowledge of child abuse prevention, appointed.

Agriculture &
Natural
Resources

After consideration on the merits, the Committee recommends that **HB26-1034** 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 2, strike line 3 and substitute "(10), (38), (47), and (62) as follows:".

Page 2, after line 6 insert:

~~"(10) "Check valve" means a component that is internal to a spray sprinkler body and prevents system drainage during periods of nonoperation."~~

Page 2, after line 17 insert:

~~"(47) "Pressure regulator" means a device that maintains constant operating pressure immediately downstream from a spray sprinkler body, given higher pressure upstream of the device:~~

~~(62) "Spray sprinkler body" means the exterior case or shell of a sprinkler designed and intended for nonagricultural uses, which case or shell:
(a) Incorporates a means of connection to the piping system; and
(b) Is designed to convey water to a nozzle or orifice."~~

Page 2, line 19, after "(1)(j.7)" insert "and (1)(n)".

Page 3, after line 2 insert:

~~"(n) Spray sprinkler bodies;"~~

Page 3, line 4, after "(5)(h)" insert "and (5)(k)".

Page 3, after line 19 insert:

~~"(k) Spray sprinkler bodies that are not specifically excluded from the scope of the WaterSense program product specification for spray sprinkler bodies must include an integral pressure regulator and a check valve and must meet the water efficiency and performance criteria and other requirements of that specification."~~

Agriculture &
Natural
Resources

The Committee on Agriculture & Natural Resources 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:

MEMBER OF THE
STATE BOARD OF LAND COMMISSIONERS

effective July 1, 2025 for a term expiring June 30, 2029:

Deborah Froeb of Denver, Colorado to serve as a representative of natural resource conservation, and as an Unaffiliated, reappointed.

Agriculture &
Natural
Resources

After consideration on the merits, the Committee recommends that **HB26-1205** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **SB26-048** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 3, after line 5 insert:

"SECTION 4. Appropriation - adjustments to 2026 long bill. (1) Except as provided in subsection (2) of this section, to implement this act, the general fund appropriation made in the annual general appropriation act for the 2026-27 state fiscal year to the judicial department for use by the office of the child's representative for court-appointed counsel is decreased by \$7,125.

(2) Subsection (1) of this section does not require a reduction of an appropriation in the annual general appropriation act for the 2026-27 state fiscal year if:

(a) The amount of the general fund appropriation made in the annual general appropriation act for the 2026-27 state fiscal year to the judicial department for use by the office of the child's representative for court-appointed counsel is less than the amount of the adjustment required in subsection (1) of this section; or

(b) The annual general appropriation act for the 2026-27 state fiscal year does not include a general fund appropriation to the judicial department for use by the office of the child's representative for court-appointed counsel."

Re-number succeeding section accordingly.

Page 1, line 103, strike "APPROVAL." and substitute "APPROVAL, AND, IN CONNECTION THEREWITH, REDUCING AN APPROPRIATION."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-113** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 4, strike lines 15 through 18 and substitute:

"(b) (I) A RECOVERY RESIDENCE THAT IS CERTIFIED PURSUANT TO SECTION 27-80-129 AS OF JUNE 30, 2027, SHALL GIVE NOTICE TO THE BHA PRIOR TO JULY 1, 2027, IN THE FORM AND MANNER PRESCRIBED BY THE BHA, THAT THE RECOVERY RESIDENCE:

(A) HOLDS A CERTIFICATION AS OF JUNE 30, 2027;

(B) IS IN COMPLIANCE WITH ALL APPLICABLE RULES FOR OPERATING A RECOVERY RESIDENCE ADOPTED PURSUANT TO SECTION 27-50-1002; AND

(C) INTENDS TO PURSUE A RECOVERY RESIDENCE LICENSE FROM THE BHA PURSUANT TO THIS SECTION.

(II) THE CERTIFIED RECOVERY RESIDENCE MAY OPERATE IN THIS STATE AND RECEIVE REFERRALS. A CERTIFICATION IS IN LIEU OF LICENSURE UNTIL THE RECOVERY RESIDENCE IS LICENSED.

(c) (I) A CERTIFIED RECOVERY RESIDENCE SHALL SUBMIT AN APPLICATION FOR LICENSURE TO THE BHA NO LESS THAN SIXTY DAYS PRIOR TO ONE YEAR AFTER THE DATE THE RECOVERY RESIDENCE'S CERTIFICATION WAS LAST ISSUED PURSUANT TO SECTION 27-80-129. THE APPLICATION MUST BE SUBMITTED IN THE FORM AND MANNER PRESCRIBED BY THE BHA PURSUANT TO SECTION 27-50-1003.

(II) ON AND AFTER JULY 1, 2028, A RECOVERY RESIDENCE PREVIOUSLY CERTIFIED PURSUANT TO SECTION 27-80-129 SHALL NOT OPERATE WITHOUT APPLYING AND BEING APPROVED FOR A LICENSE PURSUANT TO SECTION 27-50-1003.

(d) BEGINNING JULY 1, 2027, A CERTIFIED RECOVERY RESIDENCE SHALL REPORT THE OCCURRENCES DESCRIBED IN SECTION 27-50-1006 TO THE BHA. THE REPORTING REQUIREMENTS IN SECTION 27-50-1006 CONTINUE TO APPLY AFTER THE CERTIFIED RECOVERY RESIDENCE RECEIVES A LICENSE PURSUANT TO SECTION 27-50-1003.

(e) BEGINNING JULY 1, 2027, THE BHA MAY INSPECT A RECOVERY RESIDENCE AS IT DEEMS NECESSARY TO ENSURE THE RECOVERY RESIDENTS' HEALTH, SAFETY, AND WELFARE ARE PROTECTED. THE RECOVERY RESIDENCE SHALL SUBMIT IN WRITING, IN THE FORM AND MANNER PRESCRIBED BY THE BHA, A PLAN DETAILING THE MEASURES THAT THE RECOVERY RESIDENCE WILL TAKE TO CORRECT VIOLATIONS FOUND BY THE BHA AS A RESULT OF

INSPECTIONS CONDUCTED PURSUANT TO THIS SUBSECTION (2)(e). THE BHA MAY TAKE ADDITIONAL ACTIONS IN ACCORDANCE WITH SECTION 27-50-1005."

Page 12, after line 7 insert:

"(3) BEHAVIORAL HEALTH ADMINISTRATION FUNCTIONS RELATED TO THE LICENSING OF RECOVERY RESIDENCES PURSUANT TO THIS PART 10 MUST BE ENTIRELY FUNDED WITH THE FEES COLLECTED PURSUANT TO SUBSECTION (1) OF THIS SECTION."

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1185 by Representative(s) Carter and Clifford, Bacon, Espenosa, Slaugh, Soper; also Senator(s) **Roberts**--Concerning the continuation of the cold case task force, and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report, including authorizing the executive director of the department of public safety to appoint additional members to the task force, continuing the task force for thirteen years, and changing the type of sunset review that is conducted by the department.

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

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	E	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	E	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Benavidez, Bright, Carson, Coleman, Exum, Frizell, Hinrichsen, Kipp, Mullica, Wallace, and Weissman.

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:

HB26-1038 by Representative(s) Paschal and Clifford; also Senator(s) **Snyder**--Concerning county commissioner redistricting.

A majority of those elected to the Senate having voted in the affirmative, Senator Snyder was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.016) , by Senator Snyder.

Amend reengrossed bill, page 4, line 4, strike "(6)(b);" and substitute "(6)(b) and (6)(i);".

Page 5, after line 14 insert:

"(i) "Staff" means the nonpartisan staff of the county who are assigned to assist the commission by the board of county commissioners OR

CONTRACTORS WITH THE COUNTY WHO ARE ASSIGNED TO ASSIST THE COMMISSION BY THE BOARD OF COUNTY COMMISSIONERS. STAFF DOES NOT INCLUDE THE COUNTY CLERK AND RECORDER OR ANY EMPLOYEE OF THE CLERK AND RECORDER WHO IS ACTING WITHIN THE SCOPE OF ELECTION ADMINISTRATION, VOTER REGISTRATION, ELECTION CONDUCT, ELECTION SECURITY, OR MAINTENANCE OF VOTER REGISTRATION OR PRECINCT RECORDS, UNLESS THE CLERK AND RECORDER OR EMPLOYEE OF THE CLERK AND RECORDER EXPRESSLY AGREE IN WRITING TO ASSIST THE COMMISSION."

Page 5, line 15, after "(7)" insert "(a)".

Page 5, after line 19 insert:

"(b) IN AN ACTION BROUGHT PURSUANT TO SUBSECTION (7)(a) OF THIS SECTION, THE BOARD OF COUNTY COMMISSIONERS AND, IF APPLICABLE, THE INDEPENDENT COUNTY COMMISSIONER DISTRICT REDISTRICTING COMMISSION, SHALL BE NAMED AS DEFENDANTS.

(c) THE COUNTY CLERK AND RECORDER IS NOT A NECESSARY OR PROPERTY PARTY TO AN ACTION BROUGHT PURSUANT TO THIS SUBSECTION (7) UNLESS THE ACTION SPECIFICALLY ALLEGES A VIOLATION OF DUTIES EXPRESSLY ASSIGNED TO THE CLERK AND RECORDER BY STATUTE."

Page 9, line 21, strike "the" and substitute "the".

Page 12, line 7, strike "(3)".

Page 15, line 15, after "OF" insert "COUNTY".

The amendment was **passed** on the following roll call vote:

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	E	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	E	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	21	NO	11	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	E	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	E	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	E	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

SB26-066 by Senator(s) **Jodeh and Carson**; also Representative(s) Jackson--Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

Laid over until Monday, March 23, 2026.

HB26-1136 by Representative(s) Lukens and Martinez; also Senator(s) **Lindstedt and Wallace--** Concerning the creation of the pathways to public service program in the department of personnel.

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

YES	20	NO	12	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	E	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	E	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	E	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Kipp, Kolker, Roberts, Snyder, Sullivan, and Weissman.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SR26-005 by Senator(s) **Rich and Snyder**; --Concerning the recognition of Single Parent Day.

On motion of Senator Rich, the resolution was read at length and **adopted** by the following roll call vote:

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	E	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	E	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Mullica, Pelton B., Pelton R., Roberts, Rodriguez, Simpson, Sullivan, Wallace, Weissman, and Zamora Wilson.

Committee of the Whole On motion of Senator Roberts, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Roberts was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

Upon request of Majority Leader Rodriguez, SB26-128 was removed from the General Orders--Second Reading of Bills Consent Calendar of Friday, March 20. and was placed at the end of the General Orders--Second Reading of Bills Calendar.

HB26-1191 by Representative(s) Johnson and Bacon; also Senator(s) **Frizell and Weissman, Lindstedt**--Concerning the examination of a school district that receives state education fund money for capital construction projects for qualified charter schools in the district, and, in connection therewith, making the state auditor's examination of the school district's records discretionary rather than mandatory.

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

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	E	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	E	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1191.

Moved to General Orders -- Second Reading of Bills : SB26-128.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-040, SB26-112, SB26-134, SB26-128) of Friday, March 20, was laid over until Monday, March 23, retaining its place on the calendar.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
COLORADO BANKING BOARD

effective July 2, 2025 for terms expiring July 1, 2029:

Megan Harmon of Colorado Springs, Colorado, to serve as an executive officer of a state bank, reappointed;

Kimberly Gardner of Centennial, Colorado, to serve as an executive officer of a trust company, reappointed;

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	E	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	E	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Senate in recess.

Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-121** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 2, after line 5 insert:

~~"The director shall promulgate rules providing meaningful overtime and maximum hours protections to agricultural employees to be proposed no later than October 31, 2021, and adopted no later than January 31, 2022. In promulgating such rules, the director shall consider the inequity and racist origins of the exclusion of agricultural employees from overtime and maximum hours protections available to other employees, the fundamental right of all employees to overtime and maximum hours standards that protect the health and welfare of employees, and the unique difficulties agricultural employees have obtaining workplace conditions equal to those provided to other employees."~~

Page 2, after line 10 insert:

"(c) "DECISION-MAKING MANAGER" MEANS AN INDIVIDUAL PRIMARILY ENGAGED IN AGRICULTURAL WORK WHO:

(I) IS PAID AT LEAST THE MINIMUM SALARY THRESHOLD FOR CERTAIN EXEMPTIONS CONTAINED IN THE PROVISIONS CONCERNING AGRICULTURAL WORKERS IN THE DIRECTOR'S RULES RELATED TO COLORADO OVERTIME AND MINIMUM PAY STANDARDS;

(II) IS NOT EMPLOYED ON A SEASONAL OR TEMPORARY BASIS; AND

(III) HAS PRIMARY DUTIES THAT REQUIRE THE ROUTINE EXERCISE OF INDEPENDENT JUDGMENT AND DISCRETION IN MATTERS OF SIGNIFICANCE AND WHO EITHER:

(A) SUPERVISES TWO OR MORE FULL-TIME EMPLOYEES, OR

(B) REPORTS DIRECTLY TO AN OWNER OR TO AN EXECUTIVE-LEVEL EMPLOYEE WHO REPORTS DIRECTLY TO AN OWNER WHO ROUTINELY EXERCISES INDEPENDENT JUDGMENT AND DISCRETION IN MATTERS OF SIGNIFICANCE IN MANUAL OR IN NONMANUAL LABOR.

(d) "FAMILY MEMBER" MEANS A CHILD, SIBLING, SPOUSE, PARENT, AUNT, UNCLE, NEPHEW, NIECE, FIRST COUSIN, GRANDCHILD, OR GRANDPARENT

BY BLOOD, ADOPTION, OR MARRIAGE."

Page 2, strike line 11 and substitute:

"(2) BEGINNING JANUARY 1, 2027, AN AGRICULTURAL EMPLOYER SHALL PAY AN".

Page 2, line 15, strike "(I)" and substitute "(a)".

Page 2, line 18, strike "(II)" and substitute "(b)".

Page 2, strike lines 19 through 23 and substitute "AGRICULTURAL EMPLOYER; OR".

Page 2, line 24, strike "(III)" and substitute "(c)".

Page 2, strike lines 26 and 27.

Page 3, strike lines 1 through 12.

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-081** be **postponed indefinitely**.

MESSAGE FROM THE HOUSE

March 20, 2026
Mr. President:

The House has adopted and returns herewith SJR26-017.

The House has adopted and transmits herewith HJR26-1017, amended as printed in House Journal, March 20, 2026.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

HJR26-1017 by Representative(s) Stewart K. and McCluskie; also Senator(s) **Simpson and Roberts**-- Concerning calling on the federal government to fulfill their obligations to the Southern Ute Indian Tribe and the Ute Mountain Ute Tribe regarding water rights.

Laid over until Monday, March 23, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-144 by Senator(s) Frizell and Lindstedt; --Concerning the collection of delinquent property taxes by tax lien sale, and, in connection therewith, modifying the structure and authority for treasurers to charge certain fees, amending the process for the sale of tax liens, and recreating and reenacting with amendments the process for obtaining a treasurer's deed after public auction of a property subject to tax lien.
Finance

SB26-145 by Senator(s) Bright and Kipp; also Representative(s) Boesenecker and Gilchrist-- Concerning charter school involvement in local ballot questions.
Education

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1116 by Representative(s) Rydin and Gonzalez R.; also Senator(s) **Ball**--Concerning processes related to individuals with behavioral health disorders.
Health & Human Services

HB26-1253 by Representative(s) Slauch; also Senator(s) **Kirkmeyer**--Concerning the process for disconnection of property from a statutory municipality.
Local Government & Housing

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-017; SR26-005; SB26-011, 016, and 032.

Journal correction:

Page 431, strike lines 16-19 and insert:
"Present--32.

Remote--1, Daugherty.

Excused--3, Danielson, Jodeh, Mullica.

Present later--2, Jodeh, Mullica."

Page 432, after line 8, insert ""At the order of the President, Senator Mullica was added to the current roll call."

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Monday, March 23, 2026.

Approved:

Cathy Kipp
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

 69th Legislative Day

 Monday, March 23, 2026

Prayer	By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver.	10 11 12
Call to Order	By the President at 10:00 a.m.	13 14
Roll Call	Present--32. Remote--1, Daugherty. Excused--3, Ball, Bridges, Danielson. Present later--1, Bridges.	15 16 17 18 19
Quorum	The President announced a quorum present.	20 21 22
Pledge	By Senator Zamora Wilson.	23 24
Approval of the Journal	On motion of Senator Kolker, the Journal of Friday, March 20, 2026, was approved as corrected by the Secretary.	25 26 27

SENATE SERVICES REPORT

Correctly Printed: SB26-144 and 145.
Correctly Engrossed: SR26-005.
Correctly Revised: HB26-1191.
Correctly Rerevised: HB26-1038, 1136, and 1185.
Correctly Enrolled: SJR26-017; SR26-005.

MESSAGE FROM THE HOUSE

March 20, 2026
 Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1299 and HB26-1102, amended as printed in House Journal, March 17, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1126, amended as printed in House Journal, March 19, 2026.

The House has passed on Third Reading and returns herewith SB26-004.

At the order of the President, Senator Bridges was added to the current roll call.

MESSAGE FROM THE REVISOR OF STATUTES

March 20, 2026
 To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, HB26-1102, 1126, and 1299.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

DELIVERY TO THE GOVERNOR

To the Governor for signature on Friday, March 20, 2026, at 3:30 PM:
SB26-011, 016, and 032.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1191 by Representative(s) Johnson and Bacon; also Senator(s) **Frizell and Weissman**, Lindstedt--Concerning the examination of a school district that receives state education fund money for capital construction projects for qualified charter schools in the district, and, in connection therewith, making the state auditor's examination of the school district's records discretionary rather than mandatory.

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Carson, Coleman, and Jodeh.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Third Reading of Bills -- Final Passage Calendar (SB26-066) of Monday, March 23, was laid over until Tuesday, March 24, retaining its place on the calendar.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

Committee of the Whole On motion of Senator Mullica, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Mullica was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

Upon request of Majority Leader Rodriguez, HB26-1098 was removed from the General Orders--Second Reading of Bills Consent Calendar of Monday, March 23. and was placed at the end of the General Orders--Second Reading of Bills Calendar.

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

HB26-1180 by Representative(s) Marshall and Gonzalez R.; also Senator(s) **Hinrichsen**--Concerning the continuation of the business intelligence center advisory board, and, in connection therewith, implementing the recommendation of the department of regulatory agencies' 2025 sunset report by repealing the advisory board.

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

HB26-1189 by Representative(s) Espenosa; also Senator(s) **Snyder**--Concerning property held by a community property spouse subject to the "Uniform Community Property Disposition at Death Act".

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1180, HB26-1189.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-112 by Senator(s) **Zamora Wilson**; also Representative(s) Soper--Concerning defendants who fail to appear in court, and, in connection therewith, permitting certain conditions on pretrial release for defendants who have previously failed to appear.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, March 10, page(s) 353-355 and placed in members' bill files.)

Amendment No. 2(L.025), by Senator Zamora Wilson.

Amend the Judiciary Committee Report, dated March 9, 2026, page 2, after line 11 insert:

"(VII) THE PERSON IS ACCUSED OF COMMITTING AN ALLEGED ACT OF DOMESTIC VIOLENCE, AS DEFINED IN SECTION 18-6-800.3(1), OR A COMPARABLE MUNICIPAL OFFENSE; OR".

Re-number succeeding subparagraph accordingly.

Page 3, line 15, strike "AND".

Page 3, after line 15 insert:

"(V) AN ALLEGED ACT OF DOMESTIC VIOLENCE, AS DEFINED IN SECTION 18-6-800.3; AND".

Re-number succeeding subparagraph accordingly.

Page 3, lines 23 and 24, strike "(1)(b)(VII) AND (2)(c)(V)" and substitute "(1)(b)(VIII) AND (2)(c)(VI)".

Amendment No. 3(L.006), by Senator Zamora Wilson.

Amend Judiciary Committee Report, dated March 9, 2026, page 2, line 14, strike "THREE" and substitute "FIVE".

Page 3, line 19, strike "THREE" and substitute "FIVE".

Amendment No. 4(L.028), by Senator Zamora Wilson.

Amend the Judiciary Committee Report, dated March 9, 2026, page 1, line 3, strike ""SECTION 1." and substitute:

""SECTION 1. Legislative declaration. The general assembly finds and declares that municipalities maintain authority to define and enforce criminal offenses where no comparable state offense exists, including offenses related to local public safety concerns such as domestic violence, firearms regulation, and traffic safety.

SECTION 2."

Re-number succeeding section accordingly.

Amendment No. 5(L.033), by Senator Zamora Wilson.

Amend the Judiciary Committee Report, dated March 9, 2026, page 1, line 3, strike ""SECTION 1." and substitute:

""SECTION 1. Legislative declaration. The general assembly finds and declares that this act includes safeguards ensuring monetary bond may only be imposed after multiple intentional failures to appear and after courts have established appropriate notification and compliance procedures.

SECTION 2."

Re-number succeeding section accordingly.

Amendment No. 6(L.030), by Senator Zamora Wilson.

Amend the Judiciary Committee Report, dated March 9, 2026, page 1, line 3, strike ""SECTION 1." and substitute:

""SECTION 1. Legislative declaration. The general assembly finds and declares that repeated failures to appear delay resolution of cases, require additional court and law enforcement resources, and impose burdens on victims and witnesses who must repeatedly participate in proceedings.

SECTION 2."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Renumber succeeding section accordingly.

Amendment No. 7(L.031), by Senator Zamora Wilson.

Amend the Judiciary Committee Report, dated March 9, 2026, page 1, line 3, strike ""SECTION 1." and substitute:

""SECTION 1. **Legislative declaration.** The general assembly finds and declares that repeated failures to appear result in increased judicial workload, warrant issuance, and law enforcement resource allocation, which delay the resolution of cases.

SECTION 2.".

Renumber succeeding section accordingly.

Amendment No. 8(L.032), by Senator Zamora Wilson.

Amend the Judiciary Committee Report, dated March 9, 2026, page 1, line 3, strike ""SECTION 1." and substitute:

""SECTION 1. **Legislative declaration.** The general assembly finds and declares that it is advantageous for Colorado to establish consistent statewide standards governing failure to appear practices across municipal and state courts.

SECTION 2.".

Renumber succeeding section accordingly.

HB26-1192 by Representative(s) Phillips and Barron; also Senator(s) **Exum**--Concerning restructuring the homeless prevention activities program.

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

SB26-122 by Senator(s) **Pelton R. and Roberts**; also Representative(s) Winter T.--Concerning liquid fuels, and, in connection therewith, increasing the maximum amount of liability of the petroleum storage tank fund for individual incidents and allowing the director of the division of oil and public safety to adopt a rule or issue policy guidance that provides exceptions to specific requirements established in an ASTM standard for petroleum products.

Amendment No. 1(L.002), by Senator Pelton R.

Amend printed bill, page 3, line 24, strike "FIVE HUNDRED THOUSAND".

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

HB26-1039 by Representative(s) Carter and Ricks, Richardson; also Senator(s) **Jodeh and Weissman**--Concerning requirements for municipal jails.

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

SB26-083 by Senator(s) **Weissman and Frizell**, Carson, Roberts; also Representative(s) Soper and Camacho, Woodrow--Concerning implementation of the committee on legal services' recommendations in connection with legislative review of state agencies' rules.

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

HB26-1098 by Representative(s) Brooks and Stewart R.; also Senator(s) **Frizell and Kipp**--Concerning modifications to the "Colorado Public Trustee Act" related to foreclosure procedures.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, March 19, page(s) 443 and placed in members' bill files.)

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Amendment No. 2(L.003), by Senator Frizell.

Amend reengrossed bill, page 15, line 6, strike "**add**" and substitute "**amend** (1)(e) and (1)(f); and **add**".

Page 15, after line 15 insert:

"(e) The lienor has attached to the notice of intent to redeem the original instrument and any assignment of the lien to the person attempting to redeem, or ~~certified~~ RECORDED copies thereof, or in the case of a qualified holder, a copy of the instrument evidencing the lien and any assignment of the lien to the person attempting to redeem. If the original instrument is delivered to the officer, the officer shall return the instrument to the lienor and retain a copy.

(f) The lienor has attached to the notice of intent to redeem a signed and properly acknowledged statement of the lienor, or a signed statement by the lienor's attorney, setting forth the amount required to redeem the lienor's lien, including per diem interest, through the end of the nineteenth business day after the sale with the same specificity and itemization as required in section 38-38-106. A JUNIOR LIENOR THAT IS NOT A QUALIFIED HOLDER SHALL ALSO SUBMIT TO THE OFFICER RECEIPTS, INVOICES, AND PROOF OF FEES AND COSTS AND VERIFY THAT ALL FEES AND COSTS ARE REASONABLE AND WERE ACTUALLY INCURRED AS OF THE DATE OF THE FILING OF THE INTENT TO REDEEM. If the amount required to redeem the lienor's lien shown on the statement is zero, the lienor has no right to redeem unless section 38-38-305 applies."

Amendment No. 3(L.004), by Senator Frizell.

Amend reengrossed bill, page 15, before line 16 insert:

"**SECTION 12.** In Colorado Revised Statutes, 38-38-306, **amend** (1) as follows:

38-38-306. Rights of other lienors to redeem - definition.

(1) A judgment creditor whose judgment has been made a lien of record BY BEING DULY RECORDED IN THE OFFICE OF THE CLERK AND RECORDER OF THE COUNTY AT LEAST FIFTEEN CALENDAR DAYS PRIOR TO THE ACTUAL DATE OF SALE and who has complied with the other conditions of a lienor required by this article BY DULY FILING AN INTENT TO REDEEM PURSUANT TO SECTION 38-38-302 may redeem as a lienor."

Renumber succeeding sections accordingly.

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

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

SB26-112 by Senator(s) **Zamora Wilson**; also Representative(s) Soper--Concerning defendants who fail to appear in court, and, in connection therewith, permitting certain conditions on pretrial release for defendants who have previously failed to appear.

Senator Zamora Wilson moved to amend the report of the Committee of the Whole to show that SB26-112, as amended, did pass.

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

YES	17	NO	16	EXCUSED	2	ABSENT	0
Amabile	N	Danielson	E	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	Y		

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	32	NO	1	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1192, SB26-122, as amended, HB26-1039, SB26-083, HB26-1098, as amended.

Lost on second reading: SB26-112.

Laid over until Tuesday, March 24, 2026: SB26-040, SB26-134, SB26-128.

CONSIDERATION OF RESOLUTIONS

HJR26-1022 by Representative(s) Brown and Joseph; also Senator(s) **Amabile and Wallace**-- Concerning the designation of Arapahoe Road from the intersection of U.S. Route 36 to the intersection of U.S. Route 287 as the "Road of Remembrance".

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsor(s) added: Baisley, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Weissman, and Zamora Wilson.

HJR26-1017 by Representative(s) Stewart K. and McCluskie; also Senator(s) Simpson and Roberts-- Concerning calling on the federal government to fulfill their obligations to the Southern Ute Indian Tribe and the Ute Mountain Ute Tribe regarding water rights.

Laid over until Tuesday, March 24, 2026.

RECONSIDERATION OF ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

Majority Leader Rodriguez moved for the adoption of the reconsideration of the Report of the Committee of the Whole.

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

SB26-112 by Senator(s) **Zamora Wilson**; also Representative(s) Soper--Concerning defendants who fail to appear in court, and, in connection therewith, permitting certain conditions on pretrial release for defendants who have previously failed to appear.

Senator Zamora Wilson moved to amend the report of the Committee of the Whole to show that SB26-112, as amended, did pass.

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	16	NO	17	EXCUSED	2	ABSENT	0
Amabile	N	Danielson	E	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	Y		

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

YES	31	NO	2	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

CONSIDERATION OF GOVERNOR'S APPOINTMENTS -- CONSENT CALENDAR

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
STATE BOARD OF HEALTH

for a term expiring March 1, 2027:

Meagan Hillman of Lamar, Colorado, to serve as a resident of the Fourth Congressional District and an Unaffiliated, occasioned by the resignation of Lisa Neal-Graves of Parker, Colorado, appointed.

for terms expiring March 1, 2029:

Laura Shunk of Denver, Colorado, a resident of the First Congressional District and a Democrat, to serve as a member at-large, appointed;

Deborah Fitch of Parshall, Colorado, a resident of the Second Congressional District and a Republican, to serve as a member at-large, appointed;

Eric Stiasny of Cahone, Colorado, a resident of the Third Congressional District and an Unaffiliated, to serve as a County Commissioner, appointed.

Stan VanderWerf of El Paso, Colorado, to serve as a resident of the Fifth Congressional District and as a Republican, reappointed;

Christina Suh of Aurora, Colorado, to serve as a resident of the Sixth Congressional District and as an Unaffiliated, reappointed.

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
FRONT RANGE PASSENGER RAIL DISTRICT

Denver Regional Council of Governments:

Chris Nevitt reappointed 1/7/26 – term expires December 31st, 2029

Deborah Mulvey reappointed 1/7/26 – term expires December 31st, 2029

North Front Range Metropolitan Planning Organization:

Tricia Canonico - reappointed on 12/29/25 – term expires December 31st, 2029

Pueblo Area Council of Governments:

Miles Lucero appointed 12/11/25 – term expires December 31st, 2029

Pikes Peak Area Council of Governments:

Cory Applegate appointed 1/16/26 – term expires December 31st, 2029.

effective April 2, 2026 for a term expiring December 31, 2029:

Claire Levy of Boulder, Colorado, to serve as a resident of a city and county through which commuter rail service was planned as part of the voter approved RTD Fastracks Transit Expansion Program but has not been constructed, reappointed.

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MESSAGE FROM THE HOUSE (cont'd)

March 23, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1305.

The House has passed on Third Reading and returns herewith SB26-050.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1311, HB26-1184, HB26-1234, HB26-1181, HB26-1186, SB26-039, and SB26-084, amended as printed in House Journal, March 20, 2026.

MESSAGE FROM THE REVISOR OF STATUTES (cont'd)

March 23, 2026
To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1305.
Without comment, as amended, HB26-1181, 1184, 1186, 1234, and 1311.
Without comment, as amended, SB26-039 and 084.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Tuesday, March 24, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

 70th Legislative Day

 Tuesday, March 24, 2026

Prayer	By Senator Cutter.	10
Call to Order	By the President at 9:00 a.m.	11
Roll Call	Present--34. Remote--1, Daugherty. Excused--1, Danielson.	12
Quorum	The President announced a quorum present.	13
Pledge	By Senator Zamora Wilson.	14
Approval of the Journal	On motion of Senator Kolker, the Journal of Monday, March 23, 2026, was approved as corrected by the Secretary.	15

SENATE SERVICES REPORT

Correctly Engrossed: SB26-083 and 122.
Correctly Revised: HB26-1039, 1098, 1180, 1189, and 1192; HJR26-1022.
Correctly Rerevised: HB26-1191.
Correctly Enrolled: SB26-004 and 050.

COMMITTEE OF REFERENCE REPORTS

Education	After consideration on the merits, the Committee recommends that HB26-1090 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	16
Judiciary	After consideration on the merits, the Committee recommends that HB26-1232 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	17
	Amend reengrossed bill, page 3, line 14, strike "COMMITTED AND".	18
	Page 3, strike line 15 and substitute "COMMITTED".	19
	Page 4, strike lines 13 and 14 and substitute "COMMITTED".	20
	Page 4, line 18, strike "AND FINES".	21
	Page 4, line 21, strike "OR FINES".	22
	Page 4, line 25, strike "COMMITTED AND".	23
	Page 4, strike line 26 and substitute "COMMITTED".	24
	Page 5, strike lines 15 and 16 and substitute "COMMITTED".	25
	Page 6, strike lines 3 and 4 and substitute "COMMITTED".	26
	Page 7, line 13, strike "COMMITTED AND".	27

Page 7, strike line 14 and substitute "COMMITTED."

Page 8, strike lines 1 and 2 and substitute "COMMITTED."

Page 8, line 15, strike "COMMITTED AND".

Page 8, strike line 16 and substitute "COMMITTED."

Page 9, strike lines 5 and 6 and substitute "COMMITTED."

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SR26-004 by Senator(s) **Jodeh and Bridges**; --Concerning recognition of October 2026 as Conflict Resolution Month in Colorado.

On motion of Senator Jodeh, the resolution was read at length and **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bright, Carson, Catlin, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

HJR26-1017 by Representative(s) Stewart K. and McCluskie; also Senator(s) **Simpson and Roberts**-- Concerning calling on the federal government to fulfill their obligations to the Southern Ute Indian Tribe and the Ute Mountain Ute Tribe regarding water rights.

Laid over until Monday, March 30, 2026.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1180 by Representative(s) Marshall and Gonzalez R.; also Senator(s) **Hinrichsen**--Concerning the continuation of the business intelligence center advisory board, and, in connection therewith, implementing the recommendation of the department of regulatory agencies' 2025 sunset report by repealing the advisory board.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

HB26-1189 by Representative(s) Espenoza; also Senator(s) **Snyder**--Concerning property held by a community property spouse subject to the "Uniform Community Property Disposition at Death Act".

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Carson, Coleman, Frizell, Jodeh, and Lindstedt.

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:

SB26-066 by Senator(s) **Jodeh and Carson**; also Representative(s) Jackson--Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

Laid over until Wednesday, March 25, 2026.

HB26-1192 by Representative(s) Phillips and Barron; also Senator(s) **Exum**--Concerning restructuring the homeless prevention activities program.

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

YES	26	NO	8	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Benavidez, Coleman, Cutter, Daugherty, Gonzales J., Jodeh, Kipp, Kolker, Marchman, Mullica, Snyder, and Wallace.

SB26-122

by Senator(s) **Pelton R. and Roberts**; also Representative(s) Winter T. and Lukens-- Concerning liquid fuels, and, in connection therewith, increasing the maximum amount of liability of the petroleum storage tank fund for individual incidents and allowing the director of the division of oil and public safety to adopt a rule or issue policy guidance that provides exceptions to specific requirements established in an ASTM standard for petroleum products.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Carson, Catlin, Coleman, Exum, Kirkmeyer, Liston, Mullica, Pelton B., and Rich.

HB26-1039

by Representative(s) Carter and Ricks, Richardson; also Senator(s) **Jodeh and Weissman**-- Concerning requirements for municipal jails.

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

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Kipp, Marchman, and Wallace.

SB26-083 by Senator(s) **Weissman and Frizell**, Carson, Roberts; also Representative(s) Soper and Camacho, Woodrow--Concerning implementation of the committee on legal services' recommendations in connection with legislative review of state agencies' rules.

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

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman and Kolker.

HB26-1098 by Representative(s) Brooks and Stewart R.; also Senator(s) **Frizell and Kipp**--Concerning modifications to the "Colorado Public Trustee Act" related to foreclosure procedures.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman and Lindstedt.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

Committee of the Whole On motion of Senator Gonzales, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Gonzales was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

HB26-1070 by Representative(s) Hartsook and Brown; also Senator(s) **Jodeh and Frizell**--Concerning third-party network lease agreements for dental services.

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

HB26-1034 by Representative(s) Johnson and Lukens; also Senator(s) **Pelton R. and Hinrichsen**--
Concerning modifications to environmental standards for certain irrigation equipment.

Amendment No. 1, Agriculture & Natural Resources Committee Amendment.
(Printed in Senate Journal, March 20, page(s) 454 and placed in members' bill files.)

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

HB26-1205 by Representative(s) Velasco and Mauro, Smith, Suckla; also Senator(s) **Cutter and Baisley**, Exum, Marchman--Concerning changes to state law to reflect the federal expansion of good neighbor authority agreements.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1070, HB26-1034, as amended, HB26-1205.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-128 by Senator(s) **Snyder and Kirkmeyer**; also Representative(s) Lukens--Concerning a sales and use taxation exemption on certain fees charged by destination management companies.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, March 18, page(s) 431 and placed in members' bill files.)

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

SB26-113 by Senator(s) **Amabile and Ball**; also Representative(s) Carter and McCormick--Concerning requiring a recovery residence to obtain a license from the behavioral health administration.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, March 5, page(s) 317-319 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, March 20, page(s) 455-456 and placed in members' bill files.)

Amendment No. 3(L.007), by Senator Amabile.

Amend printed bill, page 3, line 5, strike "OR".

Page 3, strike line 6 and substitute:

"(V) A HEALTH FACILITY, AS DEFINED IN SECTION 24-33.5-1202; OR
(VI) A COMMUNITY-BASED ORGANIZATION OR PROGRAM THAT HAS A
PRIMARY MISSION OF PROVIDING SUPPORTIVE SERVICES TO INDIVIDUALS
RELEASED FROM JAIL OR PRISON, OR OTHERWISE INVOLVED IN THE CRIMINAL
JUSTICE SYSTEM, AND THAT DOES NOT REQUIRE THE INDIVIDUAL TO HAVE A
PRIMARY BEHAVIORAL HEALTH DISORDER IN ORDER TO RECEIVE SERVICES,
INCLUDING HOUSING."

Amend the Health and Human Services Committee Report, dated March 4,
2026, page 2, line 12, after "DISCONTINUE" insert "OR TAPER".

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

SB26-121 by Senator(s) **Rodriguez and Simpson**, Pelton B.; also Representative(s) Martinez and
Winter T.--Concerning the establishment of a threshold for when an agricultural employer
is required to pay overtime to an agricultural employee.

Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, March 20, page(s) 160-161 and placed in members' bill files.)

Amendment No. 2(L.006), by Senator Rodriguez.

Amend the Business, Labor, and Technology Committee Report, dated March
19, 2026, strike lines 1 through 12 and substitute:

"Amend printed bill, page 2, line 2, strike "**amend**" and substitute "**repeal and
reenact, with amendments**,"."

Amendment No. 3(L.024), by Senator Rodriguez.

Amend printed bill, page 2, line 13, strike "SIXTY" and substitute "FIFTY-SIX".

Page 1, line 101, after "**THRESHOLD**" insert "**OF FIFTY-SIX HOURS IN A
WORKWEEK**".

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

(For further action, see Reconsideration of SB26-121.)

HB26-1099 by Representative(s) Titone and Nguyen; also Senator(s) **Kolker and Marchman**--
Concerning protecting the financial condition of common interest communities.

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the
Senate having voted in the affirmative, the balance of the General Orders -- Second
Reading of Bills Calendar (SB26-040, SB26-134, HB26-1144, HB26-1071, SB26-048) of
Tuesday, March 24, was laid over until Wednesday, March 25, retaining its place on the
calendar.

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

SB26-121 by Senator(s) **Rodriguez and Simpson**, Pelton B.; also Representative(s) Martinez and Winter T.--Concerning the establishment of a threshold for when an agricultural employer is required to pay overtime to an agricultural employee.

Senator Cutter moved to amend the report of the Committee of the Whole to show that the following Wallace floor amendment, (L.007) to SB26-121, did pass.

Amend printed bill, page 2, line 13, strike "SIXTY HOURS IN A WORKWEEK," and substitute "FORTY HOURS IN A WORKWEEK, TWELVE HOURS IN A WORKDAY, OR TWELVE CONSECUTIVE HOURS,".

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	11	NO	23	EXCUSED	1	ABSENT	0
Amabile	N	Danielson	E	Kolker	Y	Rodriguez	N
Baisley	N	Daugherty	N	Lindstedt	N	Simpson	N
Ball	Y	Exum	N	Liston	N	Snyder	N
Benavidez	N	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	N
Cutter	Y	Kirkmeyer	N	Roberts	N		

Senator Marchman moved to amend the report of the Committee of the Whole to show that the following Wallace floor amendment, (L.011) to SB26-121, did pass.

Amend printed bill, page 2, line 17, after the semicolon add "OR".

Page 2 of the bill, strike lines 18 through 23.

Amend the Business, Labor, and Technology Committee Report, dated March 19, 2026, page 1, strike lines 14 through 25.

Page 2 of the report, strike lines 1 through 3.

Page 2 of the report, line 4, strike "(d)" and substitute ""(c)".

Page 2 of the report, strike lines 11 through 13.

Page 2 of the report, line 14, strike ""(c)."" and substitute ""(b)."".

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	12	NO	22	EXCUSED	1	ABSENT	0
Amabile	N	Danielson	E	Kolker	Y	Rodriguez	N
Baisley	N	Daugherty	N	Lindstedt	N	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	N
Benavidez	N	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	N
Cutter	Y	Kirkmeyer	N	Roberts	N		

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-128 as amended, SB26-113 as amended, SB26-121 as amended, HB26-1099.

Laid over until Wednesday, March 25:SB26-040, SB26-134, HB26-1144, HB26-1071, SB26-048.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-039 by Senator(s) **Snyder and Pelton B.**; also Representative(s) Boesenecker and Taggart-- Concerning the administration by the fire and police pension association of disability and survivor benefits.

Senator Snyder moved that the Senate concur in House amendments to **SB26-039**, as printed in House journal, March 17, 2026, page(s) 734-735. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

SB26-084 by Senator(s) **Weissman and Frizell**; also Representative(s) Willford--Concerning the preservation of privileges for certain state entities in connection with information made available to the office of the state auditor in the performance of its statutorily prescribed duties related to the state's fraud hotline.

Senator Weissman moved that the Senate concur in House amendments to **SB26-084**, as printed in House journal, March 20, 2026, page(s) 736. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

MESSAGE FROM THE HOUSE

March 24, 2026
Mr. President:

The House has passed on Third Reading and returns herewith SB26-110.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1333.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1331, HB26-1332, HB26-1183, HB26-1109, HB26-1308, and HB26-1241, amended as printed in House Journal, March 23, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

March 24, 2026

To:Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1333.

Without comment, as amended, HB26-1109, 1183, 1241, 1308, 1331, and 1332.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
COLORADO CHILD ABUSE PREVENTION TRUST FUND

for terms expiring November 7, 2028:

Lindsay Spraker of Littleton, Colorado, to serve as a subject matter expert with knowledge of child abuse prevention, reappointed;

Antonia Chiesa of Denver, Colorado, to serve as a subject matter expert with knowledge of child abuse prevention, appointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
STATE BOARD OF LAND COMMISSIONERS

effective July 1, 2025 for a term expiring June 30, 2029:

Deborah Froeb of Denver, Colorado to serve as a representative of natural resource conservation, and as an Unaffiliated, reappointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-146 by Senator(s) **Cutter**; also Representative(s) Froelich--Concerning restricting the distribution of single-use food serviceware.
Health & Human Services

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB26-1001.

Journal correction:

Page 467, after line 28 insert "(For further action, see Reconsideration of SB26-112.)"

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m.,
Wednesday, March 25, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

71st Legislative Day Wednesday, March 25, 2026

		1
		2
		3
		4
		5
		6
		7
		8
		9
Prayer	By Senator Carson.	10
		11
		12
Call to Order	By the President at 9:00 a.m.	13
		14
		15
Roll Call	Present--35.	16
	Remote--1, Daugherty.	17
		18
Quorum	The President announced a quorum present.	19
		20
Pledge	By Senator Zamora Wilson.	21
		22
Approval of the Journal	On motion of Senator Kolker, the Journal of Tuesday, March 24, 2026, was approved as corrected by the Secretary.	23
		24
		25

SENATE SERVICES REPORT

Correctly Printed: SB26-146. 26
Correctly Engrossed: SB26-113, 121, and 128; SR26-004. 27
Correctly Reengrossed: SB26-083 and 122. 28
Correctly Revised: HB26-1034, 1070, 1099, and 1205. 29
Correctly Rerevised: HB26-1039, 1098, 1180, 1189, and 1192. 30
Correctly Enrolled: SB26-039, 084, and 110; SR26-004. 31

COMMITTEE OF REFERENCE REPORTS

		32
Business, Labor, & Technology	After consideration on the merits, the Committee recommends that HB26-1005 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	33
		34
		35
Finance	The Committee on <u>Finance</u> 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:	36
		37
		38

MEMBERS OF THE
 COLORADO BANKING BOARD

for a term expiring July 1, 2027: 39
40
41
 Scott Applegate of Estes Park, Colorado, to serve as a representative of a state bank in the fortieth percentile based on total asset size, occasioned by the resignation of Lora Rose of Falcon, Colorado, appointed. 42
43
44

effective July 2, 2025 for a term expiring July 1, 2029: 45
46
47
 William Clay Roberts of Parker, Colorado, to serve as a representative of money transmitters, appointed. 48
49
50

		51
Finance	After consideration on the merits, the Committee recommends that HB26-1026 be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation. 52	53
		54
		55
		56
		57

Amend reengrossed bill, page 7, line 20, strike "PAID to the" and substitute 58
59
60
61
62
63
64
65
66
67

"ALLOCATED to the APPLICABLE".

Page 7, line 23, strike "PAID TO THE" and substitute "ALLOCATED TO THE APPLICABLE".

Page 7, line 25, strike "(1)(f)," and substitute "(1)(f) OR (1)(f.5),".

Finance After consideration on the merits, the Committee recommends that **SB26-044** be postponed indefinitely.

Finance After consideration on the merits, the Committee recommends that **HB26-1200** be referred to the Committee of the Whole with favorable recommendation.

Finance After consideration on the merits, the Committee recommends that **HB26-1120** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 3, strike lines 6 through 12 and substitute "WRITTEN IN ENGLISH AND SPANISH, AND SHALL ALSO INCLUDE A STATEMENT EXPLAINING HOW AND WHERE THE MOBILE HOME OWNER MAY OBTAIN LANGUAGE TRANSLATION OR INTERPRETATION SERVICES FROM THE COUNTY.".

Page 9, line 5, strike "PROCESS." and substitute "PROCESS; EXCEPT THAT AN OWNER OF A MOBILE HOME PARK, AS DEFINED IN SECTION 38-12-201.5 (6), DOES NOT HAVE A RIGHT OF FIRST REFUSAL AS DESCRIBED IN THIS SUBSECTION (6)(e) UNLESS THE OWNER OF THE MOBILE HOME PARK IS AN ASSOCIATION OF MOBILE HOME OWNERS.".

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB26-1011** be referred to the Committee of the Whole with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB26-1133** be referred to the Committee of the Whole with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB26-1084** be referred to the Committee of the Whole with favorable recommendation.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

THIRD READING OF BILLS -- FINAL PASSAGE -- CONSENT CALENDAR

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

HB26-1070 by Representative(s) Hartsook and Brown; also Senator(s) **Jodeh and Frizell**--Concerning third-party network lease agreements for dental services.

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Daugherty, Gonzales J., Kipp, and Weissman.

HB26-1034 by Representative(s) Johnson and Lukens; also Senator(s) **Pelton R. and Hinrichsen--** Concerning modifications to environmental standards for certain irrigation equipment.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Catlin, Coleman, Exum, Kipp, Roberts, and Simpson.

HB26-1205 by Representative(s) Velasco and Mauro, Smith, Suckla; also Senator(s) **Cutter and Baisley,** Exum, Marchman--Concerning changes to state law to reflect the federal expansion of good neighbor authority agreements.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Catlin, Coleman, Kipp, Roberts, Snyder, and Wallace.

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:

SB26-128 by Senator(s) **Snyder and Kirkmeyer**; also Representative(s) Lukens--Concerning a sales and use taxation exemption on certain fees charged by destination management companies.

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

YES	27	NO	8	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	N	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Bright, Catlin, Coleman, Frizell, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Roberts, and Simpson.

SB26-113 by Senator(s) **Amabile and Ball**; also Representative(s) Carter and McCormick--Concerning requiring a recovery residence to obtain a license from the behavioral health administration.

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

YES	30	NO	5	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Marchman, Mullica, Snyder, Wallace, and Weissman.

SB26-121 by Senator(s) **Rodriguez and Simpson**, Pelton B.; also Representative(s) Martinez and Winter T.--Concerning the establishment of a threshold of fifty-six hours in a workweek for when an agricultural employer is required to pay overtime to an agricultural employee.

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

YES	19	NO	16	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	N	Kolker	N	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Bright, Catlin, Frizell, Kirkmeyer, Liston, Pelton R., and Rich.

HB26-1099 by Representative(s) Titone and Nguyen; also Senator(s) Kolker and Marchman--
Concerning protecting the financial condition of common interest communities.

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

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Exum, Gonzales J., Jodeh, Kipp, Sullivan, and Weissman.

SB26-066 by Senator(s) **Jodeh and Carson**; also Representative(s) Jackson--Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

Laid over until Thursday, March 26, 2026.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the General Orders -- Second Reading of Bills Calendar (SB26-063, SB26-040, SB26-134, HB26-1144, HB26-1071, SB26-048) of Wednesday, March 25, was laid over until Thursday, March 26, retaining its place on the calendar.

MESSAGE FROM THE HOUSE

March 25, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1339.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1214, HB26-1242, HB26-1260, HB26-1188, HB26-1006, HB26-1197, and HB26-1269, amended as printed in House Journal, March 24, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

March 25, 2026
To:Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1339.

Without comment, as amended, HB26-1006, 1188, 1197, 1214, 1242, 1260, and 1269.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SR26-004.

MESSAGE FROM THE GOVERNOR

24, March, 2026

Colorado Senate
The 75th General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-064 Modify Colorado Agricultural Future Loan Program

Approved on Tuesday, March 24, 2026 at 1:15 p.m.

Sincerely,
(signed)
Jared Polis
Governor

Senate in recess. Senate reconvened.

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-147** by Senator(s) Cutter and Pelton R., Carson, Catlin, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Liston, Marchman, Rich, Sullivan; also Representative(s) Johnson and Froelich, Winter T., Bacon, Barron, Bottoms, Bradfield, Caldwell, Clifford, Goldstein, Gonzalez R., Hamrick, Hartsook, Jackson, Keltie, Lindsay, Marshall, Martinez, Richardson, Slaugh, Soper, Stewart R., Story, Taggart, Titone, Velasco, Willford, Woog, Zokaie--Concerning the regulation of lobbyists.
State, Veterans, & Military Affairs
- SB26-148** by Senator(s) Ball and Mullica; also Representative(s) Joseph and Camacho--Concerning financing a utility on-bill repayment program to support certain energy-related upgrades.
Transportation & Energy
- HB26-1102** by Representative(s) Lindsay; also Senator(s) Snyder--Concerning the funding of the Colorado DRIVES vehicle services account in the highway users tax fund.
Finance
- HB26-1126** by Representative(s) Sirota and Woodrow; also Senator(s) Kipp--Concerning requirements for dealing firearms.
State, Veterans, & Military Affairs
- HB26-1299** by Representative(s) Garcia Sander and Lukens; also Senator(s) Pelton B.--Concerning reduction of regulatory burdens on local education providers.
Education
- HB26-1305** by Representative(s) Lukens; also Senator(s) Roberts--Concerning enhancing access to inpatient behavioral health by aligning state and federal statutes.
Health & Human Services

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- HB26-1311** by Representative(s) Duran and Carter; also Senator(s) Bright and Snyder--Concerning the use of a bond in lieu of retainage in construction contracts. Finance 1-3
- HB26-1339** by Representative(s) Duran and Garcia, Bacon, Barron, Boesenecker, Bottoms, Bradfield, Bradley, Brooks, Brown, Caldwell, Camacho, Carter, Clifford, English, Espenosa, Feret, Flanell, Froelich, Garcia Sander, Gilchrist, Goldstein, Gonzalez R., Hamrick, Hartsook, Jackson, Joseph, Keltie, Lieder, Lindsay, Lukens, Mabrey, Marshall, Martinez, Mauro, McCluskie, McCormick, Nguyen, Paschal, Phillips, Richardson, Ricks, Rutinel, Rydin, Sirota, Slaugh, Smith, Soper, Stewart K., Stewart R., Story, Suckla, Taggart, Titone, Valdez, Velasco, Weinberg, Willford, Winter T., Woodrow, Woog, Zokaie; also Senator(s) **Danielson and Cutter**--Concerning a change in the name of the voluntary legal holiday observed on March 31 from "Cesar Chavez Day" to "Farm Workers Day". Local Government & Housing 5-14

TRIBUTES

Honoring:

- Trooper Gareth Alexander – Senator Coleman 23
- National Alliance on Mental Illness (NAMI) – Senator Kolker 24
- The Pinwheels for Prevention Campaign – Amabile and Simpson 25
- Persian Cultural Circle – Lindstedt 26
- Don Moseley – Senator Mullica 27
- College Board – Senator Coleman 28

Journal correction:

- Page 459, line 51, strike "the balance of the" 34
- Page 470, line 12, strike "the adoption of the" and after "reconsideration of the" insert "adoption of the" 35-36
- Page 473, strike line 1. 37
- Page 481, line 49 strike "reconsideration of SB26-121" and insert "amendments to the report of the committee of the whole" 38-39
- Page 483, line 3 add a space between "Senator Gonzalez" and on line 21, insert a space between ": SB26-040" 40-41
- Page 486, line 5 strike "SB26-112" and insert "the adoption of the report of the committee of the whole" 42-43

On motion of Senator Weissman, the Senate adjourned until 9:00 a.m., Thursday, March 26, 2026. 47-48

Approved: 50

James Rashad Coleman, Sr.
President of the Senate 54-55

Attest: 58

Esther van Mourik
Secretary of the Senate 62-63

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

72nd Legislative Day Thursday, March 26, 2026

- Prayer 10
 By the chaplain, Rabbi Joshua Margo Associate Rabbi at Temple Emanuel, Denver. 11
- Call to Order 12
 By the President *pro tem* at 9:00 a.m. 13
- Roll Call 14
 Present--33. 15
 Remote--1, Daugherty. 16
 Excused--2, Coleman, Danielson.. 17
- Quorum 18
 The President *pro tem* announced a quorum present. 19
- Pledge 20
 By Senator Zamora Wilson. 21
- Approval of the Journal 22
 On motion of Senator Kolker, the Journal of March, 25, 2026, was approved as corrected by the Secretary. 23

SENATE SERVICES REPORT

Correctly Printed: SB26-147 and 148. 24
Correctly Reengrossed: SB26-113, 121, and 128. 25
Correctly Rerevised: HB26-1034, 1070, 1099, and 1205. 26

COMMITTEE OF REFERENCE REPORTS

Education 27
 After consideration on the merits, the Committee recommends that **HB26-1259** be 28
amended as follows, and as so amended, be referred to the Committee of the Whole with 29
 favorable recommendation. 30

Amend reengrossed bill, page 15, after line 1 insert: 31

"SECTION 16. Effective date. This act takes effect upon passage; 32
 except that section 26.5-4-204 (6) introductory portion, Colorado Revised 33
 Statutes, as amended in section 11 of this act, and section 26.5-4-204 (6.5), 34
 Colorado Revised Statutes, as enacted in section 11 of this act, take effect July 35
 1, 2027." 36

Re-number succeeding section accordingly. 37

Education 38
 After consideration on the merits, the Committee recommends that **HB26-1050** be 39
amended as follows, and as so amended, be referred to the Committee of the Whole with 40
 favorable recommendation. 41

Amend reengrossed bill, page 2, strike line 17 and substitute: 42
 "(1)(c), (1)(d), and (1)(e) as follows:" 43

Page 2, line 21, strike "(1)(d), (1)(e), and (1)(f)" and substitute "(1)(d) and 44
 (1)(e)". 45

Page 3, strike lines 16 through 21 and substitute: 46
 "THIS SECTION ARE SUBJECT TO SECTION 22-7-1013 (7)(b)(I)(C), WHICH 47
 INCLUDES A WRITTEN NOTICE TO THE STUDENT'S PARENT OR LEGAL GUARDIAN. 48
 THE WRITTEN NOTICE MUST INCLUDE:" 49

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 4, line 4, strike "(1)(f)(II)" and substitute "(1)(e)(II)".

Page 4, after line 6 insert:

"SECTION 3. In Colorado Revised Statutes, 22-7-1019, amend (3)(a) introductory portion and (3)(a)(I) as follows:

22-7-1019. Preschool to postsecondary and workforce readiness - progress reports - effectiveness reports.

(3) (a) At a minimum, the report shall MUST include the following information for the preceding academic year:

(I) The levels of school readiness demonstrated by students enrolled in kindergarten ON A STATEWIDE BASIS AND DISAGGREGATED BY SCHOOL DISTRICT, SCHOOL, GRADE LEVEL, FREE OR REDUCED-COST LUNCH ELIGIBILITY STATUS, GENDER, ETHNICITY, AND ANY OTHER CHARACTERISTIC DEEMED TO BE MEANINGFUL BY THE DEPARTMENT OF EDUCATION;"

Renumber succeeding sections accordingly.

Local Government & Housing

After consideration on the merits, the Committee recommends that **HB26-1257** 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 2, strike line 3 and substitute "(1)(a)(I), (1)(a)(II), (1)(a)(III), (1)(a)(IV) introductory portion, (1)(a)(IV)(A), (1)(b)(I), (2)(d),".

Page 2, line 4, after "(3)(a)," insert "(3.5)(c),".

Page 2, line 6, after the second "portion," insert "(4.5)(a)(I),".

Page 3, strike line 2 and substitute "(7)(h)(III); and add (1)(a)(I.5), (1)(a)(II.5), (1)(a)(III.5), (1)(a)(IX), (1)(a)(X), (3)(d), (4)(a)(XIII), and (7)(i) as follows:"

Page 3, after line 6 insert:

"(I) Illicit massage businesses present a facade of legitimate services, concealing that the primary business is the sex and labor trafficking of victims who are trapped in these businesses. THE REPUTATION AND SUCCESS OF LEGITIMATE MASSAGE THERAPY BUSINESSES IS DENIGRATED AND UNDERMINED BY INDIVIDUALS WHO CONCEAL UNLAWFUL ACTIVITIES, SUCH AS HUMAN TRAFFICKING, BY FALSELY POSING AS MASSAGE THERAPY BUSINESSES.

(I.5) THE OPERATION OF ILLICIT MASSAGE THERAPY BUSINESSES IS DANGEROUS TO THE PUBLIC AND CAN RESULT IN UNLAWFUL SEXUAL ACTIVITIES, HUMAN TRAFFICKING, ILLEGAL BUILDING IMPROVEMENTS, ZONING VIOLATIONS, AND NUISANCE ACTIVITIES;

(II) Human trafficking is a growing problem throughout Colorado. FROM 1977 UNTIL 2015, THE COLORADO MASSAGE PARLOR CODE AUTHORIZED LOCAL GOVERNMENTS TO REGULATE MASSAGE PARLORS THROUGH LICENSURE PROGRAMS. IN 2014, A SUNSET REVIEW RECOMMENDED SUNSETTING THE MASSAGE PARLOR CODE BASED ON A VIEW THAT THE CODE WAS NOT "A SIGNIFICANT FACTOR IN THE FIGHT AGAINST PROSTITUTION" AND WAS NOT NECESSARY TO PROTECT THE PUBLIC HEALTH, SAFETY, AND WELFARE. THE COLORADO MASSAGE PARLOR CODE WAS REPEALED IN 2015 BY SENATE BILL 15-122, DISMANTLING DOZENS OF LOCAL LICENSING SYSTEMS THAT LOCAL GOVERNMENTS HAD ENACTED TO ADDRESS HUMAN TRAFFICKING.

(II.5) THE "MESSAGE THERAPY PRACTICE ACT", ARTICLE 235 OF TITLE 12, WAS ENACTED IN 2008 TO REGULATE THE PROFESSION OF MASSAGE THERAPY AND TO PROVIDE FOR CONSISTENT STATEWIDE CERTIFICATION AND OVERSIGHT OF MASSAGE THERAPISTS. THE "MESSAGE THERAPY PRACTICE ACT" PERMITS LOCAL GOVERNMENTS TO INSPECT MASSAGE THERAPY LICENSES AND BUSINESS PREMISES WHERE MASSAGE THERAPY IS CONDUCTED TO ENSURE COMPLIANCE WITH APPLICABLE LAWS."

Page 3, strike line 11 and substitute "REASONABLY LIKELY TO OCCUR; and

(III.5) IN 2018, THROUGH ITS AUTHORITY AS A HOME RULE MUNICIPALITY, THE CITY OF AURORA ENACTED AN ORDINANCE TO REGULATE MASSAGE FACILITIES TO COMBAT HUMAN TRAFFICKING BY FOCUSING DIRECTLY ON THE PERPETRATORS OF TRAFFICKING AND THE DETERRENCE OF UNLAWFUL BEHAVIOR AS AN ALTERNATIVE TO TRADITIONAL LAW ENFORCEMENT

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

APPROACHES. OTHER MUNICIPALITIES FOLLOWED SUIT AND THE GENERAL ASSEMBLY SUBSEQUENTLY ENACTED HOUSE BILL 22-1300 IN 2022 TO AUTHORIZE COUNTIES TO ENACT SIMILAR REGULATIONS."

Page 3, after line 24 insert:

"(IX) LOCAL REGULATION OF MASSAGE FACILITIES HAS BEEN EFFECTIVE IN REDUCING THE NUMBER OF ILLICIT MASSAGE BUSINESSES, DETERRING THE LOCATION OF NEW ILLICIT MASSAGE BUSINESSES, AND FOCUSING ON THE BEHAVIOR OF PERPETRATORS OF HUMAN TRAFFICKING; AND

(X) THE LOCAL REGULATION OF MASSAGE FACILITIES, IMPLEMENTED CONSISTENTLY WITH THE "MASSAGE THERAPY PRACTICE ACT", RECOGNIZES THAT MASSAGE THERAPY IS A LEGITIMATE HEALTH-CARE PROFESSION THAT PROVIDES BENEFITS TO THE RESIDENTS OF COLORADO."

Page 5, after line 3 insert:

"(3.5) Except as otherwise provided in subsection (3)(c) of this section, a local government shall establish a process in accordance with 34 U.S.C. sec. 41101, which must be established by ordinance or resolution, in accordance with 34 U.S.C. sec. 41101; must meet the criteria established by the federal bureau of investigation in implementing 34 U.S.C. sec. 41101; and must be performed in accordance with section 24-33.5-424.5, to require that, as a condition for a person remaining as or becoming an operator, owner, or employee:

(c) A prospective operator or owner submit to a background check performed in accordance with section 24-33.5-424.5 at least thirty days before, as applicable, being granted a license to operate a massage facility or assuming an ownership interest in a massage facility that would make the prospective owner an owner."

Page 7, after line 11 insert:

"(I) Has not submitted to a required background check at least thirty days before assuming an ownership interest in a massage facility that would make the prospective owner an owner pursuant to subsections (4)(c) and (4)(c.5) of this section; or"

Local Government & Housing

After consideration on the merits, the Committee recommends that **HB26-1095** 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 2, line 2, after "24-70-103," insert "**amend** (5); and"

Page 2, after line 4, insert:

"(5) When any legal notice is required by law to be published in any newspaper, the newspaper publishing the notice shall, at no additional cost to the person or entity placing the notice, place the notice on a statewide website established and maintained by an organization representing a majority of Colorado newspapers as a repository for the notices. THE STATEWIDE PUBLIC NOTICE WEBSITE MUST INCLUDE A LIST OF NEWSPAPERS THAT SATISFY THE REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION, IDENTIFIED BY COUNTY."

Judiciary

After consideration on the merits, the Committee recommends that **HB26-1058** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 4, line 8, strike "INCLUDE AN" and substitute "INCLUDE:

(I) AN INTERNET-BASED SERVICE OR APPLICATION OPERATED BY A NEWS ORGANIZATION IN FURTHERANCE OF THE NEWS ORGANIZATION'S PRIMARY PURPOSE;

(II) A TELECOMMUNICATIONS SERVICE, AS DEFINED IN 47 U.S.C. SEC. 153 (53); OR

(III) A BROADBAND INTERNET ACCESS SERVICE, AS DEFINED IN 47 CFR

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

54.400 (l).".

Page 4, strike lines 9 through 11.

Judiciary After consideration on the merits, the Committee recommends that **HB26-1089** 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 **HB26-1134** be **referred** to the Committee of the Whole with favorable recommendation.

Health & Human Services After consideration on the merits, the Committee recommends that **HB26-1277** 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 After consideration on the merits, the Committee recommends that **SB26-099** be **postponed indefinitely**.

Transportation & Energy After consideration on the merits, the Committee recommends that **HB26-1051** be **referred** to the Committee on Appropriations with favorable recommendation.

Transportation & Energy After consideration on the merits, the Committee recommends that **HB26-1127** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill page 2, strike lines 23 through 25 and substitute "DEPARTMENT OF TRANSPORTATION MAY ONLY REQUEST PERSONAL IDENTIFYING INFORMATION ABOUT A DECEASED PERSON PURSUANT TO THIS SECTION THAT IS NECESSARY TO MEET FEDERAL REPORTING REQUIREMENTS.".

Page 2, after line 25 insert:

"SECTION 2. In Colorado Revised Statutes, 42-4-1606, **amend** (4)(a)(I) as follows:

42-4-1606. Duty to report accidents.

(4) (a) (I) It is the duty of all law enforcement officers who receive notification of traffic ~~accidents~~ CRASHES within their respective jurisdictions or who investigate ~~such accidents~~ TRAFFIC CRASHES either at the time of or at the scene of the ~~accident~~ CRASH or thereafter by interviewing participants or witnesses to submit reports of all ~~such accidents~~ CRASHES to the department on the form provided, including insurance information received from any driver, within five days ~~of~~ AFTER the time they receive ~~such~~ THE information or complete their investigation. IF A PARTICIPANT IN A CRASH DIES WITHIN THIRTY DAYS AFTER THE CRASH AS A RESULT OF AN INJURY SUSTAINED IN THE CRASH, THE LAW ENFORCEMENT OFFICER WHO WAS NOTIFIED OF OR INVESTIGATED THE CRASH SHALL SUBMIT AN AMENDED REPORT TO THE DEPARTMENT WITHIN FIVE DAYS AFTER RECEIVING NOTIFICATION OF THE DEATH. The law enforcement officer shall indicate in ~~such~~ THE report whether the inflatable restraint system in the vehicle, if any, inflated and deployed in the ~~accident~~ CRASH. For the purposes of this section, "inflatable restraint system" has the ~~same~~ meaning as set forth in ~~49 CFR sec. 507.208 S4.1.5.1 (b)~~ 49 CFR SEC. 571.208 S4.1.5.1 (b).".

Renumber succeeding section accordingly.

Transportation & Energy After consideration on the merits, the Committee recommends that **SB26-141** be **amended** as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation.

Amend printed bill, page 16, line 7, strike "FEE" and substitute "FEE, INCLUDING MONEY FOR CONDUCTING THE PUBLIC OUTREACH CAMPAIGN TO EDUCATE THE PUBLIC ABOUT THE OPTIONAL COLLISION PREVENTION FEE PURSUANT TO SECTION 43-4-815 (4)(c) OR FOR DEVELOPING LANGUAGE TO NOTIFY INDIVIDUALS ABOUT THE OPTIONAL COLLISION PREVENTION FEE PURSUANT TO

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SECTION 43-4-815 (4)(b),".

Page 20, line 8, after "ALL" insert "COLLISION PREVENTION".

Page 20, line 9, after "ANY" insert "COLLISION PREVENTION".

Page 21, line 17, strike "REVENUE" and substitute "REVENUE, COUNTY CLERKS,".

Page 21, line 24, strike "REVENUE, THE" and substitute "REVENUE AND COUNTY CLERKS, THE BRIDGE".

Strike "SUBJECT TO AVAILABLE MONEY IN THE COLLISION PREVENTION FUND, AND IN" and substitute "IN" on: **Page 21**, lines 23 and 24; and **Page 22**, lines 7 and 8.

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **HB26-1007** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 6, line 10, strike "NOT".

Page 6, line 25, strike "AND".

Page 7, line 5, strike "DEVICE." and substitute "DEVICE; AND

(e) A REAL PROPERTY OWNER THAT RESIDES IN A COMMON INTEREST COMMUNITY AND INSTALLS A PORTABLE-SCALE SOLAR GENERATION DEVICE MAY BE REQUIRED TO REASONABLY SECURE THE DEVICE TO THEIR UNIT OR ANY LIMITED COMMON ELEMENT PATIO, DECK, OR BALCONY THAT SOLELY SERVES THE REAL PROPERTY OWNER'S UNIT. THE REAL PROPERTY OWNER MAY BE RESPONSIBLE FOR ALL LIABILITY AND COSTS ASSOCIATED WITH THE INSTALLATION, MAINTENANCE, OR REMOVAL OF THE DEVICE AND REQUIRED TO INDEMNIFY THE COMMUNITY ASSOCIATION AND OTHER OWNERS FROM ANY RELATED LIABILITY OR COSTS."

Page 7, lines 13 and 14, strike "**amend** (7)(b)(IV); and".

Page 7, line 14, after "(1.3)" insert ", (1.4), and (7)(c)".

Page 7, strike lines 20 through 27 and substitute:

"(a) REQUIRE A QUALIFYING RETAIL UTILITY TO POST AND MAINTAIN ON ITS WEBSITE A PUBLIC LIST OF AT LEAST ONE METER COLLAR ADAPTER THAT IS APPROVED BY THE QUALIFYING RETAIL UTILITY;

(b) (I) REQUIRE A QUALIFYING RETAIL UTILITY TO HAVE A PROCESS FOR APPROVING A CUSTOMER-OWNED METER COLLAR ADAPTER THAT IS NOT INCLUDED IN THE PUBLIC LIST MAINTAINED BY THE QUALIFYING RETAIL UTILITY PURSUANT TO SUBSECTION (1.3)(a) OF THIS SECTION, WHICH PROCESS MUST TAKE NO MORE THAN NINETY DAYS AFTER THE DATE OF SUBMISSION FOR APPROVAL OF A SPECIFIC METER COLLAR ADAPTER BY THE PROPOSING PARTY;

(II) A QUALIFYING RETAIL UTILITY SHALL APPROVE A PROPOSED CUSTOMER-OWNED METER COLLAR ADAPTER THAT:

(A) IS CERTIFIED FOR COMPLIANCE WITH THE STANDARDS REFERENCED IN UL 414;

(B) IS PHYSICALLY AND ELECTRICALLY COMPATIBLE WITH THE UL LISTINGS OF EXISTING EQUIPMENT AT THE INSTALLATION LOCATION AND MEETS ALL NATIONAL ELECTRIC CODE CLEARANCE AND SAFETY STANDARDS;

(C) IS RATED ADEQUATELY FOR THE CONNECTED EQUIPMENT THAT IS USED FOR PURPOSES OF SOLAR, BATTERY STORAGE TECHNOLOGY, ELECTRIC VEHICLE CHARGE, OR ENERGY EFFICIENCY MEASURES; AND

(D) DOES NOT COMPROMISE THE STRUCTURAL INTEGRITY OF THE METER ENCLOSURE OR INTERFERE WITH SAFE METER OPERATION; AND

(III) A QUALIFYING RETAIL UTILITY MAY DENY A PROPOSED CUSTOMER-OWNED METER COLLAR ADAPTER ONLY IF:

(A) THE PROPOSED METER COLLAR ADAPTER DOES NOT MEET THE REQUIREMENTS SET FORTH IN SUBSECTION (1.3)(b)(II) OF THIS SECTION; AND

(B) THE QUALIFYING RETAIL UTILITY PROVIDES WRITTEN NOTICE TO THE PROPOSING PARTY THAT CLEARLY EXPLAINS WHY THE PROPOSED METER

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

COLLAR ADAPTER FAILS TO MEET SAFETY REQUIREMENTS AND EXPLAINS THE DIFFERENCES BETWEEN THE PROPOSED METER COLLAR ADAPTER AND A METER COLLAR ADAPTER THAT HAS BEEN APPROVED BY THE QUALIFYING RETAIL UTILITY;"

Page 8, strike lines 1 through 14.

Page 8, after line 14 insert:

"(c) IF THE INSTALLATION OF AN APPROVED METER COLLAR ADAPTER REQUIRES RELOCATION OF THE METER ENCLOSURE OR REPLACEMENT OF THE METER HOUSING, REQUIRE A QUALIFYING RETAIL UTILITY TO, UPON REQUEST OF THE CUSTOMER, PROVIDE AN ESTIMATE OF THE COSTS ASSOCIATED WITH THIS WORK, WHICH COSTS ARE THE RESPONSIBILITY OF THE CUSTOMER. NOTHING IN THIS SECTION REQUIRES A QUALIFYING RETAIL UTILITY TO MODIFY, RELOCATE, REPLACE, OR UPGRADE METERING INFRASTRUCTURE TO ACCOMMODATE THE INSTALLATION OF A METER COLLAR ADAPTER."

Reletter succeeding paragraphs accordingly.

Page 8, line 26, after "CUSTOMER;" insert "AND".

Page 9, line 5, strike "APPRENTICE; AND" and substitute "APPRENTICE."

Page 9, strike lines 6 through 9 and substitute:

"(1.4) FOR THE PURPOSES OF SUBSECTION (1.3) OF THIS SECTION, "PROPOSING PARTY" MEANS A METER COLLAR ADAPTER MANUFACTURER."

Page 9, strike lines 10 through 27.

Page 10, strike lines 1 through 18 and substitute:

"(7) (c) (I) A MUNICIPALLY OWNED UTILITY SHALL POST AND MAINTAIN ON ITS WEBSITE A PUBLIC LIST OF AT LEAST ONE METER COLLAR ADAPTER THAT IS APPROVED BY THE MUNICIPALLY OWNED UTILITY.

(II) A MUNICIPALLY OWNED UTILITY'S INTERCONNECTION STANDARDS MUST:

(A) INCLUDE A PROCESS FOR APPROVING A CUSTOMER-OWNED METER COLLAR ADAPTER THAT IS NOT INCLUDED IN THE PUBLIC LIST MAINTAINED BY THE MUNICIPALLY OWNED UTILITY PURSUANT TO SUBSECTION (7)(c)(I) OF THIS SECTION, WHICH PROCESS MUST TAKE NO MORE THAN NINETY DAYS AFTER THE DATE OF SUBMISSION FOR APPROVAL OF A SPECIFIC METER COLLAR ADAPTER BY THE PROPOSING PARTY;"

Page 10, line 19, strike "(C)" and substitute "(B)".

Page 10, line 23, strike "(D)" and substitute "(C)".

Page 10, after line 25 insert:

"(III) A MUNICIPALLY OWNED UTILITY SHALL APPROVE A PROPOSED CUSTOMER-OWNED METER COLLAR ADAPTER THAT:

(A) IS CERTIFIED FOR COMPLIANCE WITH THE STANDARDS REFERENCED IN UL 414;

(B) IS PHYSICALLY AND ELECTRICALLY COMPATIBLE WITH THE UL LISTINGS OF EXISTING EQUIPMENT AT THE INSTALLATION LOCATION AND MEETS ALL NATIONAL ELECTRIC CODE CLEARANCE AND SAFETY STANDARDS;

(C) IS RATED ADEQUATELY FOR THE CONNECTED EQUIPMENT THAT IS USED FOR PURPOSES OF SOLAR, BATTERY STORAGE TECHNOLOGY, ELECTRIC VEHICLE CHARGE, OR ENERGY EFFICIENCY MEASURES; AND

(D) DOES NOT COMPROMISE THE STRUCTURAL INTEGRITY OF THE METER ENCLOSURE OR INTERFERE WITH SAFE METER OPERATION.

(IV) A MUNICIPALLY OWNED UTILITY MAY DENY A PROPOSED CUSTOMER-OWNED METER COLLAR ADAPTER ONLY IF:

(A) THE PROPOSED METER COLLAR ADAPTER DOES NOT MEET THE REQUIREMENTS SET FORTH IN SUBSECTION (7)(c)(II) OF THIS SECTION; AND

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(B) THE MUNICIPALLY OWNED UTILITY PROVIDES WRITTEN NOTICE TO THE PROPOSING PARTY THAT CLEARLY EXPLAINS WHY THE PROPOSED METER COLLAR ADAPTER FAILS TO MEET SAFETY REQUIREMENTS AND EXPLAINS THE DIFFERENCES BETWEEN THE PROPOSED METER COLLAR ADAPTER AND A METER COLLAR ADAPTER THAT HAS BEEN APPROVED BY THE MUNICIPALLY OWNED UTILITY.

(V) IF THE INSTALLATION OF AN APPROVED METER COLLAR ADAPTER REQUIRES RELOCATION OF THE METER ENCLOSURE OR REPLACEMENT OF THE METER HOUSING, A MUNICIPALLY OWNED UTILITY SHALL, UPON REQUEST OF THE CUSTOMER, PROVIDE AN ESTIMATE OF THE COSTS ASSOCIATED WITH THE NECESSARY LABOR AND EQUIPMENT OF THE MUNICIPALLY OWNED UTILITY, WHICH COSTS ARE THE RESPONSIBILITY OF THE CUSTOMER. NOTHING IN THIS SECTION REQUIRES A MUNICIPALLY OWNED UTILITY TO MODIFY, RELOCATE, REPLACE, OR UPGRADE METERING INFRASTRUCTURE TO ACCOMMODATE THE INSTALLATION OF A METER COLLAR ADAPTER.

(VI) FOR THE PURPOSES OF THIS SUBSECTION (7)(c), "PROPOSING PARTY" MEANS A METER COLLAR ADAPTER MANUFACTURER."

Page 11, line 22, after "AND" insert "WITH OTHER COMMISSION RULES REGARDING".

Agriculture & Natural Resources

After consideration on the merits, the Committee recommends that **HB26-1198** 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 3, line 23, strike "**animal shelters -**".

Page 3, after line 26 insert:

"(a) (I) "COMPOUNDED" MEANS THE PREPARATION, MIXING, ASSEMBLING, PACKAGING, OR LABELING OF A DRUG OR DEVICE:

(A) AS A RESULT OF A VETERINARIAN'S PRESCRIPTION DRUG ORDER, CHART ORDER, OR INITIATIVE, BASED ON THE RELATIONSHIP BETWEEN THE VETERINARIAN, PATIENT, AND PHARMACIST IN THE COURSE OF PROFESSIONAL PRACTICE; OR

(B) FOR THE PURPOSE OF, OR AS AN INCIDENT TO, RESEARCH, TEACHING, OR CHEMICAL ANALYSIS AND NOT FOR SALE OR DISPENSING.

(II) "COMPOUNDED" ALSO INCLUDES THE PREPARATION OF DRUGS OR DEVICES IN ANTICIPATION OF PRESCRIPTION DRUG ORDERS BASED ON ROUTINE, REGULARLY OBSERVED PRESCRIBING PATTERNS.

(b) "DRUG" HAS THE MEANING SET FORTH IN SECTION 12-280-103 (16)."

Reletter succeeding paragraphs accordingly.

Page 4, strike lines 6 through 11 and substitute "~~pursuant to subsection (1) of this section only if~~

~~(F) the compounded drug is necessary for the treatment of an animal A patient's emergency condition. and~~

~~(H) As determined by the veterinarian, the veterinarian cannot access, in a timely manner, the compounded drug through a registered prescription drug outlet."~~

Page 4, strike lines 22 through 27.

Page 5, strike lines 1 through 13 and substitute:

"(4) A VETERINARIAN MAY COMPOUND AND DISPENSE COMPOUNDED DRUGS FOR ANY PATIENT FOR WHICH THE VETERINARIAN HAS A VETERINARIAN-CLIENT-PATIENT RELATIONSHIP AND THE VETERINARIAN DETERMINES THAT IT IS DESIRABLE OR NECESSARY FOR THE TREATMENT OF THE PATIENT'S CONDITION."

Page 5, line 17, strike "12-280-120 (17) and".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

INTRODUCTION OF BILLS -- FIRST READING

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

HB26-1181 by Representative(s) Ricks and Richardson; also Senator(s) **Marchman**--Concerning the continuation of the "Barber and Cosmetologist Act", and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report.
Business, Labor, & Technology

HB26-1184 by Representative(s) Lukens and Mauro, Goldstein, Lindsay, McCormick, Smith; also Senator(s) **Cutter and Marchman**--Concerning the continuation of the Colorado forest health council, and, in connection therewith, implementing the recommendation of the department of regulatory agencies in the department's 2025 sunset report.
Agriculture & Natural Resources

HB26-1186 by Representative(s) Mabrey and Soper, Carter, Clifford, Espenoza, Zokaie; also Senator(s) **Ball and Weissman**--Concerning the continuation of the regulation of bail bonding agents regulated by article 23 of title 10, Colorado Revised Statutes, by the division of insurance.
Judiciary

HB26-1234 by Representative(s) Rydin and Soper; also Senator(s) **Wallace and Frizell**--Concerning access to records of child abuse or neglect.
Judiciary

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Third Reading of Bills -- Final Passage Calendar (SB26-066) of Thursday, March 26, was laid over until Friday, March 27.

Committee of the Whole On motion of Senator Wallace, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Wallace was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

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

HB26-1090 by Representative(s) Luck and Martinez, Mabrey; also Senator(s) **Gonzales J.**--Concerning teacher licensing requirements.
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 Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	E
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1090.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

HB26-1232 by Representative(s) Espenoza and Bacon; also Senator(s) **Gonzales J. and Lindstedt**--Concerning prohibition of certain monetary assessments against a juvenile in the justice system.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, March 24, page(s) 475-476 and placed in members' bill files.)

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

SB26-063 by Senator(s) **Hinrichsen**; also Representative(s) Ricks--Concerning nonemergency medical transportation services for medicaid members.

Laid over until Monday, March 30, 2026.

SB26-134 by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks.

Laid over until Monday, March 30, 2026.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-040, HB26-1144, HB26-1071, SB26-048) of Thursday, March 26, was laid over until Friday, March 27, retaining its place on the calendar.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	E
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1232, as amended.

Laid over until Friday, March 27: SB26-040, HB26-1144, HB26-1071, SB26-048.

Laid over until Monday, March 30: SB26-063, SB26-134.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-149 by Senator(s) **Amabile and Simpson**; also Representative(s) Caldwell and McCluskie--
Concerning pathways for individuals with mental health disorders.
Judiciary

CONSIDERATION OF RESOLUTIONS

HJR26-1021 by Representative(s) Martinez, McCluskie, McCormick, Soper; also Senator(s) **Marchman, Bridges, Roberts**--Concerning supporting farmers' markets in Colorado.

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	E
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bright, Carson, Catlin, Cutter, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Mullica, Pelton B., Pelton R., Rich, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

MESSAGE FROM THE GOVERNOR

25, March, 2026

Colorado Senate
The 75th General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-001 Workforce Housing & Housing Tax Credit
Approved on Wednesday, March 25th, 2026 at 1:30 p.m.

Sincerely,
(signed)
Jared Polis
Governor

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB26-1017, 1042, 1146; HJR26-1022, HJR26-1023.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Friday, March 27, 2026.

Approved:

Cathy Kipp
President *Pro Tem* of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

73rd Legislative Day

Friday, March 27, 2026

- Prayer By Senator Ball. 10-11
- Call to Order By the President at 9:00 a.m. 12-14
- Roll Call Present--34. 15-16
Remote--1, Daugherty. 17
Excused--1, Rich. 18
Excused later--2, Danielson, Gonzales. 19
- Quorum The President announced a quorum present. 20-21
- Pledge By Senator Zamora Wilson. 22-23
- Approval of the Journal On motion of Senator Kolker, the Journal of Thursday, March 26, 2026, was approved as corrected by the Secretary. 24-26

SENATE SERVICES REPORT

Correctly Printed: SB26-149.
Correctly Revised: HB26-1090 and 1232; HJR26-1021.

COMMITTEE OF REFERENCE REPORTS

- Local Government & Housing After consideration on the merits, the Committee recommends that **HB26-1339** be **referred** to the Committee of the Whole with favorable recommendation. 37-40
- Health & Human Services After consideration on the merits, the Committee recommends that **HB26-1024** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar. 41-45
- Health & Human Services After consideration on the merits, the Committee recommends that **HB26-1044** be **referred** to the Committee of the Whole with favorable recommendation. 46-49
- Health & Human Services After consideration on the merits, the Committee recommends that **HB26-1002** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar. 50-54
- 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: 55-58

MEMBERS OF THE
COLORADO HEALTHCARE AFFORDABILITY AND SUSTAINABILITY ENTERPRISE

for terms expiring May 15, 2029:

Mannat Singh of Denver, Colorado, to serve as a representative of a business that purchases or otherwise provides health insurance for its employees, reappointed;

Ryan Westrom of Castle Rock, Colorado, to serve as a representative of a statewide organization of hospitals, reappointed;

Ryan Thornton of Centennial, Colorado, to serve as a representative that is employed by a safety-net hospital in Colorado, appointed;

Julie Nickell of Aurora, Colorado, to serve as a representative that is employed by an urban hospital in Colorado, appointed;

Raine Henry of Denver, Colorado, to serve as an employee of the Colorado Department of Health Care Policy & Financing, appointed;

Hillary Jorgensen of Aurora, Colorado, to serve as a representative of healthcare consumers, appointed.

Agriculture & Natural Resources

The Committee on Agriculture & Natural Resources 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 STATE BOARD OF STOCK INSPECTION COMMISSIONERS

for terms expiring May 1, 2029:

Lorene Frances Bonds of Durango, Colorado, to serve as a representative of the non-confinement cattle industry, reappointed;

Jodie Martin-Witt of Mead, Colorado, to serve as a representative with broad general knowledge of the Colorado livestock industry who shall represent commodity other than confinement and non-confinement cattle industries, with the largest percentage of changed fees, appointed.

Agriculture & Natural Resources

After consideration on the merits, the Committee recommends that **HB26-1008** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 14, line 21, strike "PARTNERSHIPS" and substitute "PARTNERSHIP".

Page 16, line 1, strike "JURISDICTION;" and substitute "JURISDICTION AND GIVE APPROPRIATE CONSIDERATION TO LOCAL GOVERNMENT PRIORITIES AND REGIONAL PLANNING EFFORTS TO ENSURE A COOPERATIVE AND COMPLEMENTARY APPROACH TO OUTDOOR RECREATION PLANNING AND MANAGEMENT;".

Local Government & Housing

The Committee on Local Government & Housing 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 MIDDLE INCOME HOUSING AUTHORITY

for terms expiring September 1, 2029:

Timothy Hoppin of Steamboat Springs, Colorado, to serve as a public member, appointed;

Darren Everett of Denver, Colorado, to serve as a public member, reappointed;

Patrick Meyers of Denver, Colorado, to serve as a public member, reappointed;

Dominique Acevedo of Denver, Colorado, to serve as a representative of a nonprofit organization that has experience developing middle income housing, reappointed;

Carl Koelbel of Denver, Colorado, to serve as a member with experience in the development of rental housing, reappointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Local Government & Housing The Committee on Local Government & Housing 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 ENERGY IMPACT ASSISTANCE ADVISORY COMMITTEE

effective August 25, 2025 for terms expiring August 24, 2029:

Gillian Laycock of Hugo, Colorado, reappointed;

Jarrold Biggs of Telluride, Colorado, appointed;

Jeffrey Shroll of Eagle, Colorado, appointed.

Local Government & Housing After consideration on the merits, the Committee recommends that **HB26-1187** be referred to the Committee on Appropriations with favorable recommendation.

Local Government & Housing After consideration on the merits, the Committee recommends that **HB26-1253** be referred to the Committee of the Whole with favorable recommendation.

Local Government & Housing After consideration on the merits, the Committee recommends that **HB26-1145** be referred to the Committee of the Whole with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB26-1023** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB26-119** be postponed indefinitely.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1339 was made Special Orders at 9:32 a.m.

Committee of the Whole The hour of 9:32 a.m. having arrived, Senator Roberts moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Roberts was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

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

HB26-1339 by Representative(s) Duran and Garcia, Bacon, Barron, Boesenecker, Bottoms, Bradfield, Bradley, Brooks, Brown, Caldwell, Camacho, Carter, Clifford, English, Espenosa, Feret, Flanell, Froelich, Garcia Sander, Gilchrist, Goldstein, Gonzalez R., Hamrick, Hartsook, Jackson, Joseph, Keltie, Lieder, Lindsay, Lukens, Mabrey, Marshall, Martinez, Mauro, McCluskie, McCormick, Nguyen, Paschal, Phillips, Richardson, Ricks, Rutinel, Rydin, Sirota, Slaugh, Smith, Soper, Stewart K., Stewart R., Story, Suckla, Taggart, Titone, Valdez, Velasco, Weinberg, Willford, Winter T., Woodrow, Woog, Zokaie; also Senator(s) **Danielson and Cutter**--Concerning a change in the name of the voluntary legal holiday observed on March 31 from "Cesar Chavez Day" to "Farm Workers Day".

Amendment No. 1(L.004), by Senator Gonzales.

Amend reengrossed bill, page 3, line 4, strike "and".

Page 3, line 8, strike "Farm Workers Movement," and substitute "United Farm Workers,".

Page 3, after line 10 insert:

"(c) The general assembly acknowledges that many processes will ensue over the coming year to consider renaming parks, buildings, roadways, schools, and other areas across the state that bear Cesar Chavez's name. The general assembly acknowledges and supports these efforts and understands that further legislative action will be required to further amend the state holiday observed on March 31 after 2027."

Page 3, line 11, strike "rename March 31" and substitute "designate March 31, 2026, and March 31, 2027,".

Page 3, line 12, strike "our".

Page 3, line 13, after "country." add "The name of future observances will require additional legislative action.".

Page 3, line 17, strike "each year" and substitute "~~each year~~".

Page 3, line 18, after "~~Chavez,~~" insert "2026 AND 2027".

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 -- SPECIAL ORDERS

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	E	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1339 as amended.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1090 by Representative(s) Luck and Martinez, Mabrey; also Senator(s) **Gonzales J.**-- Concerning teacher licensing requirements.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavide	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	E	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Exum, Hinrichsen, Jodeh, Kipp, Kolker, Marchman, Rodriguez, Snyder, and Wallace.

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:

SB26-066 by Senator(s) **Jodeh and Carson**; also Representative(s) Jackson--Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

Laid over until Monday, March 30, 2026.

HB26-1232 by Representative(s) Espenoza and Bacon; also Senator(s) **Gonzales J. and Lindstedt**-- Concerning prohibition of certain monetary assessments against a juvenile in the justice system.

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

YES	24	NO	10	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavide	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	E	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Benavidez, Coleman, Cutter, Daugherty, Exum, Hinrichsen, Jodeh, Kipp, Kolker, Marchman, Wallace, and Weissman.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-040 by Senator(s) **Simpson and Amabile**; also Representative(s) Stewart K.--Concerning the affordable home ownership program.

Laid over until Monday, March 30, 2026.

HB26-1144 by Representative(s) Gilchrist and Boesenecker; also Senator(s) **Sullivan and Wallace**--Concerning measures to prohibit the use of three-dimensional printing to manufacture firearms.

Amendment No. 1(L.052), by Senator Wallace.

Amend reengrossed bill, page 2, lines 5 and 6, strike "**distribution of firearm or firearm component printing plans** -".

Page 3, strike lines 10 through 26.

Re-number succeeding subsections accordingly.

Page 4, strike lines 9 through 17.

Re-letter succeeding paragraphs accordingly.

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

HB26-1071 by Representative(s) Mauro and Duran; also Senator(s) **Cutter**--Concerning allowing a local government to locate an automated vehicle identification system on an interstate highway.

Laid over until Monday, March 30, 2026.

SB26-048 by Senator(s) **Hinrichsen and Marchman**; also Representative(s) Joseph and Garcia--Concerning removing the exception that authorizes a minor who is sixteen years old or older to marry with judicial approval, and, in connection therewith, reducing an appropriation.

Amendment No. 1, Appropriations Committee Amendment.

(Printed in Senate Journal, March 20, page(s) 455 and placed in members' bill files.)

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

HB26-1200 by Representative(s) Garcia Sander and Martinez; also Senator(s) **Pelton B.**--Concerning required payments upon registration of a vehicle for a member of the United States armed forces serving outside the state.

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1120 by Representative(s) Martinez and Velasco; also Senator(s) **Simpson and Kipp--** Concerning the implementation of the recommendations of the mobile home taxation task force, and, in connection therewith, modifying the process for the collection of delinquent property taxes to align with real property tax lien sale and public auction procedures, extending the redemption period for mobile home owners, and clarifying that a mobile home owner under legal disability is entitled to an extended redemption period of up to nine years.

Laid over until Monday, March 30, 2026.

HB26-1011 by Representative(s) Duran and McCormick; also Senator(s) **Rodriguez and Roberts--** Concerning the transfer of certain pet animals in Colorado.

Amendment No. 1(L.012), by Senator Rodriguez.

Amend reengrossed bill, page 4, line 7, strike "2027," and substitute "2028,".

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

HB26-1133 by Representative(s) Duran and Valdez; also Senator(s) **Lindstedt--**Concerning an environmental education program that is conducted pursuant to the "Traveling Animal Protection Act".

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

HB26-1084 by Representative(s) Espenosa and Camacho; also Senator(s) **Weissman and Lindstedt--** Concerning voter transparency requirements to expand information about the funding of initiated statewide ballot measures, and, in connection therewith, requiring the ballot title and abstract of the fiscal impact statement for certain initiated statewide ballot measures to identify the main areas of state expenditure that would be affected by the measure.

Laid over until Monday, March 30, 2026.

At the order of the President, Senators Danielson and Gonzales were excused.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavide	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichse	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	E	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1144 as amended, SB26-048 as amended, HB26-1200, HB26-1011 as amended, HB26-1133.

Laid over until Monday, March 30: SB26-040, HB26-1071, HB26-1120, HB26-1084.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

**MEMBERS OF THE
COLORADO BANKING BOARD**

for a term expiring July 1, 2027:

Scott Applegate of Estes Park, Colorado, to serve as a representative of a state bank in the fortieth percentile based on total asset size, occasioned by the resignation of Lora Rose of Falcon, Colorado, appointed.

effective July 2, 2025 for a term expiring July 1, 2029:

William Clay Roberts of Parker, Colorado, to serve as a representative of money transmitters, appointed.

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavide	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichse	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	E	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MESSAGE FROM THE HOUSE

Friday, March 27, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1193.

The House has passed on Third Reading and returns herewith SB26-118.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1320, amended as printed in House Journal, March 25, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1101 and HB26-1210, amended as printed in House Journal, March 26, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

March 27, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1193.

Without comment, as amended, HB26-1101, 1210, and 1320.

INTRODUCTION OF BILLS -- FIRST READING

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

- HB26-1109** by Representative(s) Stewart K. and Joseph; also Senator(s) **Danielson**--Concerning the commission of a study to determine if additional consumer protections are needed for the deaf, hard of hearing, and deafblind community with respect to sign language interpretation services provided in the state.
Health & Human Services
- HB26-1183** by Representative(s) McCormick and Duran; also Senator(s) **Cutter and Pelton B.**-- Concerning the continuation of the licensing of pet animal facilities by the commissioner of agriculture in accordance with the "Pet Animal Care and Facilities Act", and, in connection therewith, implementing the recommendations contained in the 2025 sunset report by the department of regulatory agencies.
Agriculture & Natural Resources
- HB26-1197** by Representative(s) Mauro, McCormick; also Senator(s) **Kipp**--Concerning the continuation of the vessel registration program.
Agriculture & Natural Resources
- HB26-1241** by Representative(s) Marshall and Bradley; also Senator(s) **Marchman**--Concerning the notice required to make a material change to a contract entered into with a health-care provider.
Health & Human Services
- HB26-1308** by Representative(s) Boesenecker and Woodrow; also Senator(s) **Amabile and Ball**-- Concerning lot splitting approval by subject jurisdictions.
Local Government & Housing
- HB26-1331** by Representative(s) McCluskie and Caldwell, Duran; also Senator(s) **Coleman and Simpson**, Rodriguez--Concerning modifications to legislative interim activities, and, in connection therewith, reducing an appropriation.
Appropriations
- HB26-1332** by Representative(s) McCluskie and Duran, Caldwell; also Senator(s) **Rodriguez and Simpson**, Coleman--Concerning the legislative department cash fund.
Appropriations
- HB26-1333** by Representative(s) McCluskie and Duran, Caldwell; also Senator(s) **Rodriguez and Simpson**, Coleman--Concerning the payment of the expenses of the legislative department.
Appropriations

DELIVERY TO THE GOVERNOR

To the Governor for signature on Friday, March 27, 2026, at 10:00 AM:
SB26-004, 037, 039, 050, and 074.

MESSAGE FROM THE GOVERNOR

26, March, 2026
Colorado Senate
The 75th General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-013 Exclude Cohabitation from Elements of Bigamy,
Approved on Thursday, March 26, 2026 at 1:45 p.m.

SB26-046 Property Tax Administrative Procedures

Approved on Thursday, March 26, 2026 at 1:45 p.m.

Sincerely,
(signed)
Jared Polis
Governor

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SB26-004, 037, 039, 050, and 074.

**MEMORANDUM
REPORT FROM THE HOUSE AND SENATE
COMMITTEES ON DELAYED BILLS**

Pursuant to Joint Rule 23 (c), the House and Senate Committees on Delayed Bills, acting jointly, extend the following deadlines for LLS# 26-0651, the 2026-27 Long Bill:

The Monday, March 30 deadline (the 76th legislative day) for introduction of the long appropriation bill in the House is extended until Monday, April 6th (the 83rd legislative day).

The Friday, April 3 deadline (the 80th legislative day) for passage of the long appropriation bill in the House is extended until Friday, April 10th (the 87th legislative day).

The Friday, April 10 deadline (the 87th legislative day) for passage of the long appropriation bill in the Senate is extended until Friday, April 17th (the 94th legislative day).

The Friday, April 17 deadline (the 94th legislative day) for adoption of the conference committee report on the long appropriation bill is extended until Friday, April 24th (the 101st legislative day).

This memorandum shall be printed in the journal of each house as is required by Joint Rule 23(c).

(signed)
Senator Coleman
President of the Senate

(signed)
Representative McCluskie
Speaker of the House of Representatives

(signed)
Senator Rodriguez
Senate Majority Leader

(signed)
Representative Duran
House Majority Leader

(signed)
Senator Simpson
Senate Minority Leader

(signed)
Representative Caldwell
House Minority Leader

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m.,
Monday, March 30, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

76th Legislative Day

Monday, March 30, 2026

- Prayer By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver. 11
- Call to Order By the President at 10:00 a.m. 13
- Roll Call Present--33. 16
Remote--1, Daugherty. 17
Excused--2, Danielson, Kirkmeyer. 18
Present later--2, Danielson, Kirkmeyer. 19
- Quorum The President announced a quorum present. 21
- Pledge By Senator Kipp. 23
- Approval of the Journal On motion of Senator Baisley, the Journal of Friday, March 27, 2026, was approved as corrected by the Secretary. 25

SENATE SERVICES REPORT

- Correctly Engrossed:** SB26-048. 33
- Correctly Revised:** HB26-1011, 1133, 1144, 1200, and 1339. 34
- Correctly Rerevised:** HB26-1090 and 1232. 35
- Correctly Enrolled:** SB26-118. 36

At the order of the President, Senator Danielson was added to the current roll call. 39

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege. 43

At the order of the President, Senator Kirkmeyer was added to the current roll call. 47

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: 53

SB26-066 by Senator(s) **Jodeh and Carson**; also Representative(s) Jackson--Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration. 56

Laid over until Monday, April 6, 2026. 60

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1339 by Representative(s) Duran and Garcia, Bacon, Barron, Boesenecker, Bottoms, Bradfield, Bradley, Brooks, Brown, Caldwell, Camacho, Carter, Clifford, English, Espenosa, Feret, Flanell, Froelich, Garcia Sander, Gilchrist, Goldstein, Gonzalez R., Hamrick, Hartsook, Jackson, Joseph, Keltie, Lieder, Lindsay, Lukens, Mabrey, Marshall, Martinez, Mauro, McCluskie, McCormick, Nguyen, Paschal, Phillips, Richardson, Ricks, Rutinel, Rydin, Sirota, Slaugh, Smith, Soper, Stewart K., Stewart R., Story, Suckla, Taggart, Titone, Valdez, Velasco, Weinberg, Willford, Winter T., Woodrow, Woog, Zokaie; also Senator(s) **Danielson and Cutter**--Concerning a change in the name of the voluntary legal holiday observed on March 31 from "Cesar Chavez Day" to "Farm Workers Day".

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

HB26-1144 by Representative(s) Gilchrist and Boesenecker; also Senator(s) **Sullivan and Wallace**--Concerning measures to prohibit the use of three-dimensional printing to manufacture firearms.

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

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Daugherty, Gonzales J., Jodeh, Kipp, Kolker, and Weissman.

(For further action, see Reconsideration of HB26-1144.)

SB26-048 by Senator(s) **Hinrichsen and Marchman**; also Representative(s) Joseph and Garcia--Concerning removing the exception that authorizes a minor who is sixteen years old or older to marry with judicial approval, and, in connection therewith, reducing an appropriation.

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

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Bridges, Cutter, Danielson, Daugherty, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Mullica, Roberts, Sullivan, and Wallace.

(For further action, see Reconsideration of SB26-048.)

RECONSIDERATION OF SB26-048

SB26-048 by Senator(s) **Hinrichsen and Marchman**; also Representative(s) Joseph and Garcia-- Concerning removing the exception that authorizes a minor who is sixteen years old or older to marry with judicial approval, and, in connection therewith, reducing an appropriation.

Having voted on the prevailing side, Majority Leader Rodriguez moved for reconsideration of the last Senate action, Third Reading -- Final Passage, on, **SB26-048**.

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

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

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

SB26-048 by Senator(s) **Hinrichsen and Marchman**; also Representative(s) Joseph and Garcia-- Concerning removing the exception that authorizes a minor who is sixteen years old or older to marry with judicial approval, and, in connection therewith, reducing an appropriation.

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

YES	22	NO	13	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	N	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

RECONSIDERATION OF HB26-1144

HB26-1144 by Representative(s) Gilchrist and Boesenecker; also Senator(s) **Sullivan and Wallace**-- Concerning measures to prohibit the use of three-dimensional printing to manufacture firearms.

Having voted on the prevailing side, Majority Leader Rodriguez moved for reconsideration of the last Senate action, Third Reading -- Final Passage, on, **HB26-1144**.

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

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

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

HB26-1144 by Representative(s) Gilchrist and Boesenecker; also Senator(s) **Sullivan and Wallace**-- Concerning measures to prohibit the use of three-dimensional printing to manufacture firearms.

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

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Danielson and Lindstedt.

HB26-1200 by Representative(s) Garcia Sander and Martinez; also Senator(s) **Pelton B.**--Concerning required payments upon registration of a vehicle for a member of the United States armed forces serving outside the state.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Baisley, Ball, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Liston, Marchman, Mullica, Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Weissman, and Zamora Wilson.

HB26-1011 by Representative(s) Duran and McCormick; also Senator(s) **Rodriguez and Roberts**-- Concerning the transfer of certain pet animals in Colorado.

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

YES	19	NO	16	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	N	Liston	N	Snyder	N
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Coleman, and Cutter.

HB26-1133 by Representative(s) Duran and Valdez; also Senator(s) **Lindstedt**--Concerning an environmental education program that is conducted pursuant to the "Traveling Animal Protection Act".

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

YES	22	NO	13	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

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

Co-sponsor(s) added: Amabile, Coleman, Cutter, and Wallace.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

Committee of the Whole On motion of Senator Hinrichsen, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Hinrichsen was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

HB26-1257 by Representative(s) Gonzalez R. and Rutinel; also Senator(s) Liston and Mullica-- Concerning the local regulation of massage facilities.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, March 26, page(s) 496-497 and placed in members' bill files.)

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

HB26-1095 by Representative(s) Suckla and Nguyen; also Senator(s) Pelton R. and Lindstedt-- Concerning unpaid online access to public notices published in legal newspapers.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, March 26, page(s) 497 and placed in members' bill files.)

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

HB26-1089 by Representative(s) Espenosa; also Senator(s) Snyder--Concerning mortgage modifications, and, in connection therewith, enacting the "Uniform Mortgage Modification Act".

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

HB26-1277 by Representative(s) Bradfield and Lieder; also Senator(s) Daugherty--Concerning the continuation of the kidney disease prevention and education task force, and, in connection therewith, implementing the recommendation of the department of regulatory agencies in the department's 2025 sunset report to sunset the task force.

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

HB26-1198 by Representative(s) McCormick and Winter T.; also Senator(s) Cutter--Concerning increasing access to veterinary care, and, in connection therewith, expediting the process by which a veterinarian is licensed by endorsement, clarifying the use of prescription drugs and compounded drugs by veterinarians, and establishing a program for the donation of veterinary drugs.

Amendment No. 1, Agriculture & Natural Resources Committee Amendment.
(Printed in Senate Journal, March 26, page(s) 501 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 Hinrichsen, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1257, as amended, HB26-1095, as amended, HB26-1089, HB26-1277, HB26-1198, as amended.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-040 by Senator(s) Simpson and Amabile; also Representative(s) Stewart K.--Concerning the affordable home ownership program.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, February 27, page(s) 279-282 and placed in members' bill files.)

Amendment No. 2(L.012), by Senator Simpson.

Amend the Senate Local Government & Housing Committee Report, dated February 26, 2026, page 1, lines 8 and 9, strike "section, AND UNDER SECTIONS 29-32-104 (3)(a.5)(II) AND 29-32-104 (3)(a.5)(III)." and substitute "section."

Page 1, lines 11 and 12, strike "29-32-104 (3)(a), **(3)(a.5)**," and substitute "29-32-104 (3)(a)".

Page 1, line 22, strike "AND SECTION 29-32-104 (3)(a.5)".

Page 1, strike lines 24 and 25 and substitute"(3)(a) and".

Page 2, strike line 4.

Page 3, after line 24 insert:

"Page 3, line 19, strike "OR BELOW-MARKET-RATE LOANS"."

Page 3, after line 33 insert:

"Page 5, line 4, after "SECTION 29-32-105.7." insert "If A WAIVER IS GRANTED, THE DIVISION IS AUTHORIZED TO AMEND EXISTING CONTRACTS ENTERED INTO AFTER JULY 1, 2026, EVEN IF THE PROJECT WAS ORIGINALLY AWARDED UNDER A SOLICITATION ISSUED PRIOR TO JULY 1, 2026."."

Page 3, strike lines 34 through 37.

Page 4, strike lines 1 through 25.

Page 4, strike lines 28 through 34 and substitute:

"Page 6, strike lines 22 through 27.

Page 7, strike lines 1 through 27 and substitute:

"(b) THE DIVISION MAY APPROVE A WAIVER REQUEST IF AN ELIGIBLE ORGANIZATION AWARDED MONEY FOR AN AFFORDABLE HOME OWNERSHIP PROGRAM PURSUANT TO SECTION 29-32-104 (3)(a) ESTABLISHES THAT:

(I) A SUBSTANTIAL NEED FOR HOUSING THE PROJECT'S TARGET POPULATION EXISTS; AND

(II) THE UNIT HAS BEEN ADEQUATELY MARKETED TO ELIGIBLE BUYERS FOR PURCHASE FOR AT LEAST SIX MONTHS AFTER FINAL COMPLETION OF THE UNIT, AND THE UNIT HAS NOT BEEN PURCHASED BY AN ELIGIBLE BUYER WITHIN THAT SIX-MONTH PERIOD.

(c) THE DIVISION MAY:

(I) ISSUE A WAIVER WITH HOUSING COST LIMITS THAT ARE DIFFERENT FROM THOSE REQUESTED BY THE ELIGIBLE ORGANIZATION IN THE WAIVER REQUEST IF DIFFERENT HOUSING COST LIMITS WOULD BETTER SERVE NEEDS IDENTIFIED IN THE COMMUNITY, THE PROJECT REMAINS FINANCIALLY FEASIBLE IN THE DIVISION'S DISCRETION, AND THERE ARE ELIGIBLE BUYERS THAT MEET

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

THE PARAMETERS SET BY THE DIVISION PURSUANT TO THIS SUBSECTION (3)(c)(I); OR

(II) MODIFY THE TOTAL AMOUNT OF FUNDING PROVIDED PURSUANT TO SECTION 29-32-104 (3)(a) TO ACCOUNT FOR AN INCREASE IN THE SALE PRICE OF THE UNIT.

(4) IN LIEU OF THE PROCESS DESCRIBED IN SUBSECTION (3) OF THIS SECTION, THE DIVISION MAY APPROVE AN ELIGIBLE ORGANIZATION'S PROCESS FOR DETERMINING WHEN TO EXCEED THE MAXIMUM MONTHLY HOUSEHOLD INCOME FOR A UNIT FUNDED PURSUANT TO SECTION 29-32-104 (3)(a). AN ELIGIBLE ORGANIZATION'S PROCESS APPROVED UNDER THIS SUBSECTION (4) SHALL NOT REQUIRE A SIX-MONTH MARKETING PERIOD."

Renumber succeeding subsections accordingly."

Page 5, strike line 4 and substitute "PROCESS BY WHICH RENTED UNITS MAY RETURN TO THE FOR-SALE MARKET."

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

HB26-1134 by Representative(s) Mabrey and Velasco, Bacon, Carter, Clifford, Garcia, Gilchrist, Zokaie; also Senator(s) **Amabile and Weissman**, Coleman, Gonzales J., Hinrichsen, Roberts, Wallace--Concerning measures to ensure that municipal court defendants are subject to conditions similar to state court defendants.

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

HB26-1259 by Representative(s) Sirota; also Senator(s) **Marchman and Bridges**--Concerning changing requirements related to early childhood services, and, in connection therewith, clarifying or extending specified existing licensing exemptions, updating early care and education provider reimbursement, modifying certain existing funding provisions for the universal preschool program, clarifying certain existing program eligibility and reporting requirements, and adjusting the membership or duties of specified early childhood advisory bodies.

Amendment No. 1, Education Committee Amendment.
(Printed in Senate Journal, March 26, page(s) 495 and placed in members' bill files.)

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

HB26-1050 by Representative(s) Garcia Sander and Hamrick; also Senator(s) **Frizell and Marchman**-- Concerning making it optional for a local education provider to provide an individualized readiness plan to a student who satisfies minimum requirements.

Amendment No. 1, Education Committee Amendment.
(Printed in Senate Journal, March 26, page(s) 495-496 and placed in members' bill files.)

Amendment No. 2(L.009), by Senator Frizell.

Amend the Education Committee Report, dated March 25, 2026, page 1, lines 3 and 4, strike ""(1)(d) and (1)(e)"" and substitute ""(1)(d) AND (1)(e)"".

Amend the reengrossed bill, page 3, strike lines 24 and 25 and substitute:

"(II) IF APPLICABLE, INFORMATION EXPLAINING THAT BECAUSE OF THE STUDENT'S RESULTS OF THEIR ASSESSMENTS DESCRIBED IN SUBSECTIONS (1)(c)(I) AND"

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

HB26-1127 by Representative(s) Rutinel and Joseph; also Senator(s) **Roberts**--Concerning a report after motor vehicle crashes resulting in death.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, March 26, page(s) 498 and placed in members' bill files.)

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

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

SB26-063 by Senator(s) **Hinrichsen**; also Representative(s) Ricks--Concerning nonemergency medical transportation services for medicaid members.

Laid over until Monday, April 6, 2026.

HB26-1120 by Representative(s) Martinez and Velasco; also Senator(s) **Simpson and Kipp**-- Concerning the implementation of the recommendations of the mobile home taxation task force, and, in connection therewith, modifying the process for the collection of delinquent property taxes to align with real property tax lien sale and public auction procedures, extending the redemption period for mobile home owners, and clarifying that a mobile home owner under legal disability is entitled to an extended redemption period of up to nine years.

Laid over until Wednesday, April 1, 2026.

HB26-1007 by Representative(s) Smith and Stewart R.; also Senator(s) **Kipp**--Concerning measures to improve a customer's ability to use distributed energy resources.

Laid over until Wednesday, April 1, 2026.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-134, HB26-1071, HB26-1084, HB26-1058) of Monday, March 30, was laid over until Tuesday, March 31, retaining its place on the calendar.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-040, as amended, HB26-1134, HB26-1259, as amended, HB26-1050, as amended, HB26-1127, as amended.

Laid over until March 31: SB26-134, HB26-1071, HB26-1084, HB26-1058.

Laid over until April 1: HB26-1120, HB26-1007.

Laid over until April 6: SB26-063.

CONSIDERATION OF RESOLUTIONS

HJR26-1017 by Representative(s) Stewart K. and McCluskie; also Senator(s) Simpson and Roberts-- Concerning calling on the federal government to fulfill their obligations to the Southern Ute Indian Tribe and the Ute Mountain Ute Tribe regarding water rights.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Co-sponsor(s) added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Rodriguez, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

MESSAGE FROM THE GOVERNOR

27, March, 2026
 Colorado Senate
 The 75th General Assembly
 Second Regular Session
 State Capitol
 Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-032 Promoting Immunization Access
 Approved on Friday, March 27, 2026 at 11:00 a.m.

SB26-034 Auraria Board Student & Faculty Participation
 Approved on Friday, March 27, 2026 at 11:00 a.m.

Senate in recess. Senate reconvened.

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-150** by Senator(s) **Ball and Jodeh**; also Representative(s) Froelich and Jackson--Concerning reforms to the regional transportation district to increase accountability.
 Transportation & Energy
- HB26-1006** by Representative(s) Velasco and Martinez; also Senator(s) **Roberts**--Concerning the designation of state institutions of higher education as thriving institutions.
 Education
- HB26-1101** by Representative(s) Espenoza and Soper; also Senator(s) **Lindstedt and Pelton B.**-- Concerning adding criminal offenses related to critical infrastructure components to criminal offenses involving commodity metals.
 Judiciary

- HB26-1188** by Representative(s) Camacho and Titone, Stewart R.; also Senator(s) **Kolker**--Concerning the continuation of the regulation of securities, and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report. 1
 Finance 2
 3
 4
 5
 6
- HB26-1214** by Representative(s) English and Jackson; also Senator(s) **Amabile**--Concerning the continuation of the Colorado licensing of controlled substances act, and, in connection therewith, implementing the recommendations contained in the 2025 sunset report by the department of regulatory agencies. 7
 Health & Human Services 8
 9
 10
 11
 12
- HB26-1242** by Representative(s) Paschal and Jackson; also Senator(s) **Roberts**--Concerning interlock-restricted license requirements for impaired drivers, and, in connection therewith, making an appropriation. 13
 Transportation & Energy 14
 15
 16
 17
- HB26-1260** by Representative(s) Garcia and Willford; also Senator(s) **Cutter and Bright**--Concerning programs for child care assistance. 18
 Health & Human Services 19
 20
 21
- HB26-1269** by Representative(s) Ricks and Joseph, Velasco; also Senator(s) **Marchman**--Concerning transit access. 22
 Transportation & Energy 23
 24
 25

MESSAGE FROM THE GOVERNOR

March 20, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
COLORADO BRAIN INJURY TRUST FUND BOARD

effective July 1, 2026 for a term expiring June 30, 2029:

Shaneis Malouff of Denver, Colorado, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 03/23/26
Justin Shofler, Managing Clerk

Committee on Health & Human Services

Journal correction:

Page 509, line 33, strike "HB" and insert "SB".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Tuesday,
March 31, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

77th Legislative Day Tuesday, March 31, 2026

- Prayer 10
By Senator Coleman. 11
- Call to Order 12
By the President at 9:00 a.m. 13
- Roll Call 14
Present--32. 15
Remote--1, Daugherty. 16
Excused--3, Frizell, Kirkmeyer, Mullica. 17
Present later--3, Frizell, Kirkmeyer, Mullica. 18
- Quorum 19
The President announced a quorum present. 20
- Pledge 21
By Senator Baisley. 22
- Approval of the Journal 23
On motion of Senator Marchman, the Journal of Monday, March 30, 2026, was approved 24
as corrected by the Secretary. 25

SENATE SERVICES REPORT

- Correctly Printed:** SB26-150. 26
- Correctly Engrossed:** SB26-040. 27
- Correctly Reengrossed:** SB26-048. 28
- Correctly Revised:** HB26-1050, 1089, 1095, 1127, 1134, 1198, 1257, 1259, and 1277; 29
HJR26-1017. 30
- Correctly Rerevised:** HB26-1011, 1133, 1144, 1200, and 1339. 31

At the order of the President, Senator Mullica was added to the current roll call.

COMMITTEE OF REFERENCE REPORTS

Judiciary 32
The Committee on Judiciary has had under consideration and has had a hearing on the 33
following appointments and recommends that the appointments be confirmed: 34

MEMBERS OF THE
STATE BOARD OF PAROLE

after completion of their first term for a second term expiring June 30, 2029: 35

Catherine Rodriguez of Denver, Colorado, to serve as a citizen member, reappointed; 36

Rodrigo Luevano of Henderson, Colorado, to serve as a citizen member, reappointed; 37

Greg Saiz of Wheat Ridge, Colorado, to serve as a parole and probation representative, 38
reappointed. 39

Judiciary 40
After consideration on the merits, the Committee recommends that **HB26-1186** be 41
referred to the Committee of the Whole with favorable recommendation. 42

Judiciary 43
After consideration on the merits, the Committee recommends that **HB26-1234** be 44
referred to the Committee of the Whole with favorable recommendation and with a 45
recommendation that it be placed on the Consent Calendar. 46

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

At the order of the President, Senators Frizell and Kirkmeyer were added to the current roll call.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1257 by Representative(s) Gonzalez R. and Rutinel; also Senator(s) **Liston and Mullica--** Concerning the local regulation of massage facilities.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

HB26-1095 by Representative(s) Suckla and Nguyen; also Senator(s) **Pelton R. and Lindstedt--** Concerning unpaid online access to public notices published in legal newspapers.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Carson, Coleman, Gonzales J., Marchman, and Snyder.

HB26-1089 by Representative(s) Espenoza; also Senator(s) **Snyder**--Concerning mortgage modifications, and, in connection therewith, enacting the "Uniform Mortgage Modification Act".

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Carson, Coleman, Exum, Jodeh, Wallace, and Weissman.

HB26-1277 by Representative(s) Bradfield and Lieder; also Senator(s) **Daugherty**--Concerning the continuation of the kidney disease prevention and education task force, and, in connection therewith, implementing the recommendation of the department of regulatory agencies in the department's 2025 sunset report to sunset the task force.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Catlin, Coleman, Jodeh, and Wallace.

HB26-1198 by Representative(s) McCormick and Winter T.; also Senator(s) **Cutter and Pelton R.**--Concerning increasing access to veterinary care, and, in connection therewith, expediting the process by which a veterinarian is licensed by endorsement, clarifying the use of prescription drugs and compounded drugs by veterinarians, and establishing a program for the donation of veterinary drugs.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Catlin, Coleman, Exum, Frizell, Kipp, Kirkmeyer, Liston, Marchman, Roberts, and Weissman.

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:

SB26-040 by Senator(s) **Simpson and Amabile**; also Representative(s) Stewart K. and Smith-- Concerning the affordable home ownership program.

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

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Ball, Benavidez, Bridges, Catlin, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Marchman, Mullica, Pelton R., Roberts, Snyder, Wallace, and Weissman.

HB26-1134 by Representative(s) Mabrey and Velasco, Bacon, Carter, Clifford, Garcia, Gilchrist, Zokaie; also Senator(s) **Amabile and Weissman**, Coleman, Gonzales J., Hinrichsen, Roberts, Wallace--Concerning measures to ensure that municipal court defendants are subject to conditions similar to state court defendants.

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

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Exum, Jodeh, Kipp, Marchman, Mullica, and Sullivan.

HB26-1259 by Representative(s) Sirota; also Senator(s) **Marchman and Bridges**--Concerning changing requirements related to early childhood services, and, in connection therewith, clarifying or extending specified existing licensing exemptions, updating early care and education provider reimbursement, modifying certain existing funding provisions for the universal preschool program, clarifying certain existing program eligibility and reporting requirements, and adjusting the membership or duties of specified early childhood advisory bodies.

Laid over until Wednesday, April 1, 2026.

HB26-1050 by Representative(s) Garcia Sander and Hamrick; also Senator(s) **Frizell and Marchman**-- Concerning making it optional for a local education provider to provide an individualized readiness plan to a student who satisfies minimum requirements.

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

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Exum, Gonzales J., Kipp, Kolker, Pelton B., Rodriguez, Snyder, and Wallace.

HB26-1127 by Representative(s) Rutinel and Joseph; also Senator(s) **Roberts**--Concerning a report after motor vehicle crashes resulting in death.
Transportation & Energy

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

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Ball, Benavidez, Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Snyder, Wallace, and Weissman.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c)

Committee of the Whole On motion of Senator Cutter, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Cutter was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

HB26-1024 by Representative(s) Keltie and Rydin; also Senator(s) **Frizell and Marchman**-- Concerning raising the age of a child who may be voluntarily relinquished from seventy-two hours old to thirty days old or younger.

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

HB26-1002 by Representative(s) Brown and Gilchrist; also Senator(s) **Ball and Pelton B.**--Concerning measures to increase patient access to behavioral health providers, and, in connection therewith, efforts to enhance provider participation in health-care provider networks, reimbursement of prelicensed providers who provide mental health services under the supervision of a licensed provider, and decreasing the clinical hours required to become a licensed clinical social worker.

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

HB26-1023 by Representative(s) Luck and Woodrow; also Senator(s) **Baisley and Rodriguez, Zamora Wilson**--Concerning clarification of a political party's liability for certain accessibility requirements relating to ballot access for persons with disabilities.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1024, HB26-1002, HB26-1023.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

HB26-1058 by Representative(s) Slaugh and Lukens; also Senator(s) **Ball**--Concerning protections for minors who are featured in digital content.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, March 26, page(s) 497-498 and placed in members' bill files.)

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-134, HB26-1071, HB26-1084, HB26-1044, HB26-1253, HB26-1145.) of Tuesday, March 31, was laid over until Wednesday, April 1, retaining its place on the calendar.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1058, as amended.

Laid over until April 1: SB26-134, HB26-1071, HB26-1084, HB26-1044, HB26-1253, HB26-1145.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
COLORADO HEALTHCARE AFFORDABILITY AND SUSTAINABILITY ENTERPRISE

for terms expiring May 15, 2029:

Mannat Singh of Denver, Colorado, to serve as a representative of a business that purchases or otherwise provides health insurance for its employees, reappointed;

Ryan Westrom of Castle Rock, Colorado, to serve as a representative of a statewide organization of hospitals, reappointed;

Ryan Thornton of Centennial, Colorado, to serve as a representative that is employed by a safety-net hospital in Colorado, appointed;

Julie Nickell of Aurora, Colorado, to serve as a representative that is employed by an urban hospital in Colorado, appointed;

Raine Henry of Denver, Colorado, to serve as an employee of the Colorado Department of Health Care Policy & Financing, appointed;

Hillary Jorgensen of Aurora, Colorado, to serve as a representative of healthcare consumers, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

**MEMBERS OF THE
STATE BOARD OF STOCK INSPECTION COMMISSIONERS**

for terms expiring May 1, 2029:

Lorene Frances Bonds of Durango, Colorado, to serve as a representative of the non-confinement cattle industry, reappointed;

Jodie Martin-Witt of Mead, Colorado, to serve as a representative with broad general knowledge of the Colorado livestock industry who shall represent commodity other than confinement and non-confinement cattle industries, with the largest percentage of changed fees, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

**MEMBERS OF THE
MIDDLE INCOME HOUSING AUTHORITY**

for terms expiring September 1, 2029:

Timothy Hoppin of Steamboat Springs, Colorado, to serve as a public member, appointed;

Darren Everett of Denver, Colorado, to serve as a public member, reappointed;

Patrick Meyers of Denver, Colorado, to serve as a public member, reappointed;

Dominique Acevedo of Denver, Colorado, to serve as a representative of a nonprofit organization that has experience developing middle income housing, reappointed;

Carl Koelbel of Denver, Colorado, to serve as a member with experience in the development of rental housing, reappointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE ENERGY IMPACT ASSISTANCE ADVISORY COMMITTEE

effective August 25, 2025 for terms expiring August 24, 2029:

Gillian Laycock of Hugo, Colorado, reappointed;

Jarrold Biggs of Telluride, Colorado, appointed;

Jeffrey Shroll of Eagle, Colorado, appointed.

Table with 8 columns: YES, 35, NO, 0, EXCUSED, 0, ABSENT, 0. Rows list names and their corresponding counts for each category.

MESSAGE FROM THE GOVERNOR

March 30th, 2026

Colorado Senate
The 75th General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-007 Medical Marijuana Use in Health Facilities
Approved on Monday, March 30, 2026 at 1:30 p.m.

SB26-011 Search Warrants Provided to Covered Platforms
Approved on Monday, March 30, 2026 at 12:30 p.m.

SB26-016 Prohibit Discharge Preproduction Plastic Materials
Approved on Monday, March 30, 2026 at 1:30 p.m.

Sincerely,
(signed)
Jared Polis
Governor

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB26-1339.

Senate in recess. Senate reconvened.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

SJR26-018 by Senator(s) **Jodeh**; also Representative(s) Zokaie--Concerning recognizing the celebration of Nowruz, and, in connection therewith, expressing support for the human rights and fundamental freedoms of the Iranian people, including the ongoing struggle for equality embodied in the Women, Life, Freedom movement.

Laid over until Tuesday, April 7, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-151 by Senator(s) **Kolker and Gonzales J.**; --Concerning modifications to the public employees' retirement association.
Finance

SB26-152 by Senator(s) **Ball and Pelton B.**; --Concerning changes to the usage of automated vehicle identification systems.
Transportation & Energy

SB26-153 by Senator(s) **Kolker and Simpson**; also Representative(s) Bacon and Martinez-- Concerning graduate academic requirements for a licensed school counselor, and, in connection therewith, establishing a minimum number of credit hours required for special services licensure with a school counselor endorsement.
Education

SB26-154 by Senator(s) **Simpson and Mullica**; also Representative(s) McCluskie and Caldwell-- Concerning a modification to appointments to the Colorado channel authority board.
State, Veterans, & Military Affairs

HB26-1193 by Representative(s) Martinez and Lindsay; also Senator(s) **Wallace**--Concerning vision tests for pre-kindergarten students.
Education

HB26-1320 by Representative(s) Nguyen and Garcia; also Senator(s) **Benavidez**--Concerning statutory requirements for ballot title language, and, in connection therewith, requiring the use of accessible language and allowing for the modification of statutorily required ballot title language.
State, Veterans, & Military Affairs

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Wednesday, April 1, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

78th Legislative Day

Wednesday, April 1, 2026

Prayer	By Senator Weissman.	10
Call to Order	By the President at 9:00 a.m.	11
Roll Call	Present--33. Remote--1, Daugherty. Excused--2, Gonzales, Kirkmeyer. Present later--2, Gonzales, Kirkmeyer.	12
Quorum	The President announced a quorum present.	13
Pledge	By Senator Marchman.	14
Approval of the Journal	On motion of Senator Baisley, the Journal of Tuesday, March 31, 2026, was approved as corrected by the Secretary.	15

SENATE SERVICES REPORT

Correctly Printed: SB26-151, 152, 153, and 154; SJR26-018.
Correctly Reengrossed: SB26-040.
Correctly Revised: HB26-1002, 1023, 1024, and 1058.
Correctly Rerevised: HB26-1050, 1089, 1095, 1127, 1134, 1198, 1257, and 1277.

COMMITTEE OF REFERENCE REPORTS

Finance The Committee on Finance 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:

MEMBER OF THE
COLORADO LIMITED GAMING CONTROL COMMISSION

for a term expiring July 1, 2029:

Gregory Demo of Black Hawk, Colorado, to serve as a member of the Second Congressional District and a representative of law enforcement, occasioned by the resignation of Alice Cary of Silverthorne, Colorado, appointed.

Finance After consideration on the merits, the Committee recommends that **SB26-137** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 2, line 3, strike "(3)," and after "(4);" insert "**repeal** (3);".

Page 2, line 4, strike "(1)(l), and (1)(m)" and substitute "and (1)(l)".

Page 3, strike lines 1 and 2 and substitute "YEARS. Each".

Page 3, line 14, strike "REQUIRED BY FEDERAL LAW OR".

Page 4, strike lines 5 through 15 and substitute:

~~"(3) The department of regulatory agencies shall not schedule mandatory review under this section during the year of and during the year following any scheduled sunset review conducted by the department of regulatory agencies pursuant to section 24-34-104."~~

Page 4, line 23, strike "THE" and substitute "IN ACCORDANCE WITH THE PROCESS SET FORTH IN SECTION 24-34-104 (6)(a) AND (6)(c), THE" and strike "DETERMINE" and substitute "MAKE A RECOMMENDATION".

Page 4, line 25, strike "AND SHALL PROVIDE" and substitute "OR MAY MAKE A RECOMMENDATION TO THE LEGISLATIVE AUDIT COMMITTEE FOR AN AUDIT BY THE OFFICE OF THE STATE AUDITOR PURSUANT TO SECTION 2-3-108."

Page 4, strike lines 26 and 27.

Page 5, strike lines 1 through 3.

Finance

After consideration on the merits, the Committee recommends that **SB26-141** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 15, after line 7, insert:

"(d) IN UNDERTAKING WILDLIFE SAFE PASSAGE PROJECTS USING MONEY FROM THE FUND, THE ENTERPRISE SHALL FOLLOW APPLICABLE PROVISIONS IN SECTION 24-103-908, INCLUDING THE PREFERENCE FOR RESIDENT BIDDERS SET FORTH IN SECTION 24-103-908 (2)."

Page 22, line 13, after "PROVIDE." add "THE ENTERPRISE SHALL INITIATE THE PUBLIC OUTREACH CAMPAIGN AS SOON AS PRACTICABLE FOLLOWING THE EFFECTIVE DATE OF THIS SECTION AND SHALL DEVELOP AND DELIVER CUSTOMER-FACING EDUCATIONAL MATERIALS TO COUNTY CLERKS ON OR BEFORE DECEMBER 1, 2026."

Finance

After consideration on the merits, the Committee recommends that **SB26-144** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 2, after line 1 insert:

"SECTION 1. In Colorado Revised Statutes, 24-21-403, add (2.5) as follows:

24-21-403. Core goals - powers and duties - rules.

(2.5) THE SURCHARGE DESCRIBED IN SUBSECTION (2) OF THIS SECTION IS NOT APPLICABLE ON ANY DOCUMENT FILED OR RECORDED BY THE COUNTY CLERK AND RECORDER IF THE DOCUMENT IS EXEMPTED FROM FEES PURSUANT TO SECTION 30-1-103 (1)."

Renumber succeeding sections accordingly.

Page 3, line 15, strike "MAY" and substitute "IS ENTITLED TO".

Page 4, line 15, after "DOLLARS;" add "AND".

Page 4, line 18, strike "DOLLARS; AND" and substitute "DOLLARS."

Page 4, strike lines 19 and 20.

Page 5, after line 18 insert:

"SECTION 3. In Colorado Revised Statutes, 30-1-103, amend (3) as follows:

30-1-103. Fees of county clerk and recorders - report - repeal.

(3) (a) County governments shall be exempt from all fees authorized to be collected under the provisions of this section whenever the county or any agency thereof is the grantor or grantee of the document being recorded or whenever a delegate child support enforcement unit files or records documents for the purpose of collecting child support, child support arrears, maintenance, maintenance when combined with child support, retroactive support, or child

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

support debt.

(b) SURCHARGES ARE NOT APPLICABLE BY THE CLERK AND RECORDER IF THE DOCUMENT IS EXEMPTED FROM RECORDING OR FILING FEES."

Renumber succeeding sections accordingly.

Page 6, after line 7 insert:

"SECTION 5. In Colorado Revised Statutes, 30-10-421, add (1.6) as follows:

30-10-421. Filing surcharge.

(1.6) THE SURCHARGE DESCRIBED IN SUBSECTION (1) OF THIS SECTION IS NOT APPLICABLE ON ANY DOCUMENT FILED OR RECORDED BY THE COUNTY CLERK AND RECORDER IF THE DOCUMENT IS EXEMPTED FROM FEES PURSUANT TO SECTION 30-1-103(1)."

Renumber succeeding sections accordingly.

Page 12, line 21, strike "negotiable paper," and substitute "~~negotiable paper~~, BANK CHECK, POST OFFICE MONEY ORDER, CASHIER'S CHECK,".

Page 14, strike lines 5 and 6 and substitute:

~~"(b) The description of each tract of land or town lot for which a tax lien is sold~~ A DESCRIPTION OF THE PROPERTY ON WHICH THE TAX LIENS ARE SUBJECT TO SALE;

Page 26, line 17, after "(2)," insert "(4)," and after "(6)(d)," insert "(6)(e),".

Page 28, after line 5 insert:

"(4) In all cases, the owner of the property ~~shall~~ MUST have the right of redemption of the property as provided by law."

Page 29, after line 11 insert:

"(e) Any action concerning a determination and declaration by a board of county commissioners made pursuant to this subsection (6) ~~shall~~ MUST be commenced within one year after the date of the board's order, or said action shall be forever barred."

Page 29, line 20, after "(2.5)," insert "(3),".

Page 30, after line 11 insert:

"(3) The board of county commissioners may lease such ~~real~~ property to an affiliated entity, but no lease shall be for a period exceeding five years. For purposes of this subsection (3), "affiliated entity" means a nonprofit entity with which the county enters into a contract for the delivery of goods or services to the county or to third parties on behalf of the county."

Page 36, line 10, after "fees" insert "OR SURCHARGES".

Page 42, after line 11 insert:

"(2) "BUSINESS DAY" MEANS ANY DAY THE TREASURER'S OFFICE IS OPEN TO THE PUBLIC FOR CONDUCTING OFFICIAL BUSINESS. BUSINESS DAYS DO NOT INCLUDE WEEKENDS, COLORADO LEGAL HOLIDAYS, OR ANY DAY THE OFFICE IS CLOSED PURSUANT TO COUNTY POLICY OR EMERGENCY ORDER."

Renumber succeeding subsections accordingly.

Page 42, line 21, strike "39-11.5-105." and substitute "39-11.5-106."

Page 43, strike line 3 and substitute "39-11.5-108."

Page 43, line 19, strike "39-11.5-103." and substitute "39-11.5-105."

Page 44, line 7, strike "39-11.5-104 (4)," and substitute "39-11.5-105 (4),".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 45, strike line 5 and substitute "39-11.5-106 (2).".

Page 45, line 27, strike "SECTION; EXCEPT THAT A LAWFUL" and substitute "SECTION."

Page 46, strike lines 1 through 4.

Page 46, line 6, after "IN" insert "SUBSTANTIALLY".

Page 49, line 11, strike "FILED," and substitute "ACCEPTED,".

Page 49, strike lines 20 through 24 and substitute:

"(1) THE TREASURER MAY ACCEPT AN APPLICATION FOR A TREASURER'S DEED. IF ACCEPTED, THE TREASURER SHALL REVIEW THE APPLICATION AS SOON AS PRACTICABLE BUT NOT LATER THAN FORTY-FIVE CALENDAR DAYS FROM THE DATE OF ACCEPTANCE TO DETERMINE WHETHER IT COMPLIES WITH THE REQUIREMENTS OF THIS ARTICLE 11.5."

Page 49, line 27, after "ALL" insert "DELINQUENT".

Page 53, strike lines 3 through 12.

Page 54, line 11, strike "39-11.5-107,".

Page 54, line 12, strike "AND 39-11.5-112." and substitute "39-11.5-112, AND 39-11.5-301."

Page 55, line 20, after "IN" insert "SUBSTANTIALLY".

Page 58, line 8, strike "IN CERTIFIED FUNDS".

Page 58, line 15, strike "THIRD" and substitute "TENTH".

Page 63, strike line 11 and substitute:

"(9) IF A PROPERTY IS SOLD".

Page 68, lines 3 and 4, strike "A CERTIFICATE OF OPTIONS FOR A TREASURER'S DEED," and substitute "PROPERTY,".

Page 69, line 17, strike "REPUBLISHED" and substitute "REPUBLICATION".

Page 70, line 13, after "DATE" insert "THAT AN INJUNCTION OR".

Page 72, line 23, strike "AND" and substitute "OR".

Page 80, line 12, strike "EITHER".

Page 95, line 7, strike "PUBLIC AUCTION." and substitute "TAX LIEN SALE.".

Page 96, line 20, strike "CERTIFIED" and substitute "RECORDED.".

Page 98, line 10, strike "39-11.5-301 (4)." and substitute "39-11.5-301 (5).".

Finance

After consideration on the merits, the Committee recommends that **HB26-1311** be referred to the Committee of the Whole with favorable recommendation.

State, Veterans, & Military Affairs

After consideration on the merits, the Committee recommends that **HB26-1303** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

State, Veterans, & Military Affairs

After consideration on the merits, the Committee recommends that **HB26-1297** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1296 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	1 2 3 4 5
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1295 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	6 7 8 9 10
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1294 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	11 12 13 14 15
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1293 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	16 17 18 19 20
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1220 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	21 22 23 24 25
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1219 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	26 27 28 29 30
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1218 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	31 32 33 34 35
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1217 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	36 37 38 39 40
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1216 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	41 42 43 44 45
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1215 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	46 47 48 49 50
Business, Labor, & Technology	After consideration on the merits, the Committee recommends that HB26-1135 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.	51 52 53 54 55
	Amend reengrossed bill, page 2, line 6, strike "synthetic".	56 57
	Page 2, after line 8 insert:	58 59
	"(3) The general assembly further finds that consistency in warning label requirements for similar products benefits both consumers and manufacturers by promoting clarity and reducing unnecessary burdens. In developing these requirements, it is the intent of the general assembly that Colorado establish its own requirements that:	60 61 62 63 64
	(a) Meet or exceed comparable consumer protection standards; and	65
	(b) Align with applicable federal law and guidance, including new or updated classifications of the International Agency for Research on Cancer	66 67

established by the World Health Organization, the secretary of the federal department of health and human services, the United States environmental protection agency, and other applicable agencies."

Renumber succeeding subsection accordingly.

Page 2, line 11, after "clear" insert "and consistent".

Page 2, line 12, strike "synthetic".

Page 2, line 16, strike "synthetic".

Page 3, line 18, strike "SYNTHETIC".

Page 3, after line 18 insert:

"(d) "HAIRPIECE PRODUCT" MEANS A HAIR EXTENSION, A WIG, OR OTHER HAIRPIECE PRODUCT, INCLUDING DECORATIVE HAIR ADORNMENTS."

Reletter succeeding paragraphs accordingly.

Page 4, line 2, strike "(2)(h)" and substitute "(2)(i)".

Page 4, strike lines 25 through 27.

Page 5, strike lines 1 and 2.

Page 5, after line 26 insert:

"(4) ON AND AFTER JULY 1, 2028, THE ATTORNEY GENERAL MAY ADOPT RULES UPDATING THE WARNING LABEL REQUIREMENT DESCRIBED IN SUBSECTION (3) OF THIS SECTION."

Renumber succeeding subsection accordingly.

Page 6, after line 2 insert:

"(6) THIS SECTION DOES NOT APPLY TO A COVERED HAIR PRODUCT THAT IS SOLD OR DISTRIBUTED TO A COMMERCIAL ENTITY FOR PROFESSIONAL USE AND IS NOT OFFERED FOR RETAIL SALE TO A CONSUMER IN THE STATE."

Business, Labor, & Technology

After consideration on the merits, the Committee recommends that **HB26-1258** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 2, line 3, after "add" insert "(1.6) and".

Page 2, after line 6 insert:

"(1.6) "ARRANGEMENT", "ARRANGEMENTS", OR "FUNERAL ARRANGEMENTS" MEANS:

(a) PLANNING THE DETAILS OF A FUNERAL CEREMONY OR MEMORIAL SERVICE, INCLUDING PLANNING THE TIME OF SERVICE AND THE TYPE OF CEREMONY OR SERVICE;

(b) OBTAINING THE NECESSARY INFORMATION FOR FILING A DEATH CERTIFICATE;

(c) COMPARING OR DISCUSSING PRICES, INCLUDING THE PRICE OF FUNERAL GOODS AND PRENEED CONTRACTS; OR

(d) PROVIDING ONSITE DIRECTION AND COORDINATION OF PARTICIPANTS AND ONSITE DIRECTION, COORDINATION, AND FACILITATION AT A FUNERAL CEREMONY OR MEMORIAL SERVICE."

Page 3, line 12, strike "Arrangement, supervision," and substitute "Arrangement; Supervision".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **HB26-1181** be **referred** to the Committee on Appropriations with favorable recommendation.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

At the order of the President, Senators Gonzales and Kirkmeyer were added to the current roll call.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1024 by Representative(s) Keltie and Rydin; also Senator(s) **Frizell and Marchman--** Concerning raising the age of a child who may be voluntarily relinquished from seventy-two hours old to thirty days old or younger.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Carson, Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Mullica, Pelton R., and Zamora Wilson.

HB26-1002 by Representative(s) Brown and Gilchrist; also Senator(s) **Ball and Pelton B.--**Concerning measures to increase patient access to behavioral health providers, and, in connection therewith, efforts to enhance provider participation in health-care provider networks, reimbursement of prelicensed providers who provide mental health services under the supervision of a licensed provider, and decreasing the clinical hours required to become a licensed clinical social worker.

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

YES	30	NO	5	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Marchman, Roberts, Sullivan, Wallace, and Weissman.

HB26-1023 by Representative(s) Luck and Woodrow; also Senator(s) **Baisley and Rodriguez**, Zamora Wilson--Concerning clarification of a political party's liability for certain accessibility requirements relating to ballot access for persons with disabilities.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Benavidez, Carson, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Jodeh, Kipp, Kolker, Marchman, Mullica, Pelton R., and Wallace.

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:

HB26-1259 by Representative(s) Sirota; also Senator(s) **Marchman and Bridges**--Concerning changing requirements related to early childhood services, and, in connection therewith, clarifying or extending specified existing licensing exemptions, updating early care and education provider reimbursement, modifying certain existing funding provisions for the universal preschool program, clarifying certain existing program eligibility and reporting requirements, and adjusting the membership or duties of specified early childhood advisory bodies.

A majority of those elected to the Senate having voted in the affirmative, Senator Marchman was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.009), by Senator Marchman.

Amend revised bill, page 10, strike lines 17 through 27.

Strike page 11.

Page 12, strike lines 1 through 24.

Re-number succeeding sections accordingly.

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bright, Coleman, Cutter, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Mullica, Roberts, Snyder, Sullivan, Wallace, and Weissman.

HB26-1058 by Representative(s) Slauch and Lukens; also Senator(s) **Ball and Wallace**--Concerning protections for minors who are featured in digital content.

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

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Snyder, and Weissman.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

HB26-1120 by Representative(s) Martinez and Velasco; also Senator(s) **Simpson and Kipp--** Concerning the implementation of the recommendations of the mobile home taxation task force, and, in connection therewith, modifying the process for the collection of delinquent property taxes to align with real property tax lien sale and public auction procedures, extending the redemption period for mobile home owners, and clarifying that a mobile home owner under legal disability is entitled to an extended redemption period of up to nine years.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, March 25, page(s) 488 and placed in members' bill files.)

Amendment No. 2(L.016), by Senator Kipp.

Amend reengrossed bill, page 7, line 1, strike "INDIVIDUAL" and substitute "AN INDIVIDUAL".

Page 7, strike line 2 and substitute "LEGAL DISABILITY AT THE TIME A".

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

HB26-1007 by Representative(s) Smith and Stewart R.; also Senator(s) **Kipp and Ball--**Concerning measures to improve a customer's ability to use distributed energy resources.

Amendment No. 1(L.017), by Senator Kipp.

Amend the Transportation and Energy Committee Report, dated March 25, 2026, page 3, line 12, strike "A" and substitute "ON OR BEFORE DECEMBER 31, 2026, A".

Amendment No. 2, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, March 26, page(s) 499-501 and placed in members' bill files.)

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

SB26-134 by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks.

Laid over until Thursday, April 2, 2026.

HB26-1253 by Representative(s) Slauch; also Senator(s) **Kirkmeyer and Snyder--**Concerning the process for disconnection of property from a statutory municipality.

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

HB26-1145 by Representative(s) Velasco and Phillips; also Senator(s) **Cutter and Mullica--** Concerning water quality in mobile home parks.

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the 1 Senate having voted in the affirmative, the balance of the General Orders -- Second 2 Reading of Bills Calendar (SB26-134, HB26-1071, HB26-1084, HB26-1044) of 3 Wednesday, April 1, was laid over until Thursday, April 2, retaining its place on the 4 calendar. 5

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1120, as amended, HB26-1007, as amended, HB26-1253, HB26-1145.
 Laid over until Tuesday, April 2: SB26-134, HB26-1071, HB26-1084, HB26-1044.

INTRODUCTION AND CONSIDERATION OF RESOLUTIONS

HJR26-1025 by Representative(s) Duran and Johnson; also Senator(s) **Wallace and Frizell--** Concerning Sexual Assault Awareness Month, and, in connection therewith, recognizing April as Sexual Assault Awareness Month and designating April 29, 2026, as Colorado Denim Day.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Co-sponsor(s) added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Weissman, and Zamora Wilson.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Health & Human Services After consideration on the merits, the Committee recommends that **HB26-1238** 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 After consideration on the merits, the Committee recommends that **HB26-1107** be **referred** to the Committee of the Whole with favorable recommendation.

- Judiciary After consideration on the merits, the Committee recommends that **HB26-1101** be referred to the Committee of the Whole with favorable recommendation.
- Trans- After consideration on the merits, the Committee recommends that **HB26-1079** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.
- portation & Energy
- Trans- The Committee on Transportation & Energy 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:
- portation & Energy

MEMBER OF THE
FRONT RANGE PASSENGER RAIL DISTRICT BOARD

for a term expiring December 31, 2029:

Maria Garcia Berry of Denver, Colorado, to serve as a representative of a passenger rail development or operations system, occasioned by the resignation of Salvatore Pace of Pueblo, Colorado, appointed.

MESSAGE FROM THE HOUSE

Wednesday, April 1, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1025, as printed in House Journal, April 1, 2026.

INTRODUCTION OF RESOLUTIONS

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

- SJR26-019** by Senator(s) Frizell; also Representative(s) Hartsook--Concerning strengthening the sister-state relations between the state of Colorado and Taiwan, and, in connection therewith, reaffirming support for Taiwan's international participation.

Laid over until Monday, April 6, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

- HB26-1210** by Representative(s) Bacon and Mabrey, Brown, Clifford, Froelich, Garcia, Lindsay, Martinez, Mauro, Nguyen, Rutinel, Sirota, Smith, Story, Titone, Willford, Woodrow, Zokaie; also Senator(s) **Weissman and Jodeh**, Cutter, Lindstedt, Marchman, Sullivan, Wallace--Concerning limiting the use of intimate personal data to make inferences that impact a person's financial position.
Business, Labor, & Technology

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB26-1031, 1070, 1099, 1136, 1142, 1180, 1185, 1189, 1191, 1192, 1205; HJR26-1017, HJR26-1021.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday,
April 2, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

79th Legislative Day

Thursday, April 2, 2026

- Prayer By Senator Frizell. 10-11
- Call to Order By the President at 9:00 a.m. 12-14
- Roll Call Present--32. 15-16
Remote--1, Daugherty. 17
Excused--3, Danielson, Kirkmeyer, Simpson. 18
Present later--1, Kirkmeyer. 19
- Quorum The President announced a quorum present. 20-21
- Pledge By Senator Marchman. 22-23
- Approval of the Journal On motion of Senator Baisley, the Journal of Wednesday, April 1, 2026, was approved as corrected by the Secretary. 24-26

SENATE SERVICES REPORT

Correctly Printed: SJR26-019. 31-32
Correctly Revised: HB26-1007, 1120, 1145, and 1253; HJR26-1025. 33
Correctly Rerevised: HB26-1002, 1023, 1024, 1058, and 1259. 34-35

COMMITTEE OF REFERENCE REPORTS

- Trans- After consideration on the merits, the Committee recommends that **HB26-1237** be 40
 portation & **referred** to the Committee of the Whole with favorable recommendation and with a 41
 Energy recommendation that it be placed on the Consent Calendar. 42-43
- Trans- After consideration on the merits, the Committee recommends that **HB26-1081** be 44
 portation & **amended** as follows, and as so amended, be referred to the Committee of the Whole with 45
 Energy favorable recommendation. 46-47
- Amend reengrossed bill, page 6, line 4, strike "(7) and (8)" and substitute "(7), 50
 (8), and (9)". 51
- Page 6, line 14, strike "IDENTIFY" and substitute "FOR UTILITIES SUBJECT TO 52
 RATE REGULATION BY THE COMMISSION, IDENTIFY". 53-54
- Page 6, strike line 17 and substitute "CONSIDERING, AFTER EVALUATING 55
 WHETHER APPLICABLE, THE USE OF BONDS ISSUED BY THE COLORADO ELECTRIC 56
 TRANSMISSION". 57-58
- Page 8, after line 26 insert: 59-60
- "(9) (a) IN AMENDING ITS RULES PURSUANT TO SUBSECTION (6) OF THIS 61
 SECTION, THE COMMISSION SHALL SEEK TO MINIMIZE DUPLICATION OF 62
 TRANSMISSION PLANNING PROCESSES, TECHNICAL STUDIES, OR ANALYSES 63
 CONDUCTED THROUGH AN APPLICABLE REGIONAL TRANSMISSION 64
 ORGANIZATION OR INDEPENDENT SYSTEM OPERATOR. IN DOING SO, THE 65
 COMMISSION MAY ALLOW A UTILITY TO REFERENCE AND INCORPORATE 66
 67

ANALYSES CONDUCTED THROUGH AN APPLICABLE REGIONAL TRANSMISSION ORGANIZATION OR INDEPENDENT SYSTEM OPERATOR, AS APPROPRIATE, AND TO RELY ON THESE ANALYSES TO SATISFY THE REQUIREMENTS OF THIS SECTION TO THE EXTENT THAT THE ANALYSES ADDRESS THE REQUIREMENTS OF THIS SECTION.

(b) A UTILITY RELYING ON ANALYSES CONDUCTED THROUGH AN APPLICABLE REGIONAL TRANSMISSION ORGANIZATION OR INDEPENDENT SYSTEM OPERATOR SHALL IDENTIFY IN THE UTILITY'S FILING THE SECTION OF EACH ANALYSIS THAT ADDRESSES THE REQUIREMENTS OF THE ADVANCED TRANSMISSION TECHNOLOGIES EVALUATION SET FORTH IN SUBSECTION (6)(d) OF THIS SECTION AND THE RELEVANCE OF THE ANALYSIS TO THOSE REQUIREMENTS.

(c) PARTICIPATION IN A REGIONAL TRANSMISSION PLANNING PROCESS DOES NOT BY ITSELF SATISFY THE REQUIREMENTS OF COMMISSION RULES AMENDED PURSUANT TO SUBSECTION (6) OF THIS SECTION."

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **HB26-1208** be **referred** to the Committee of the Whole with favorable recommendation.

Education

After consideration on the merits, the Committee recommends that **SB26-103** 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 15, strike "the community school framework" and substitute "evidence-based, comprehensive interventions, like the community school model,".

Page 3, line 1, strike "community school strategies" and substitute "evidence-based, comprehensive interventions, like the community school model,".

Page 3, line 15, strike "ADDITIONAL".

Page 4, after line 10 insert:

"(c) AN INSTITUTE CHARTER SCHOOL, DISTRICT CHARTER SCHOOL, AND A SCHOOL OF A LOCAL BOARD OF EDUCATION THAT IS NOT A DISTRICT CHARTER SCHOOL THAT IS PARTICIPATING IN A PERFORMANCE, IMPROVEMENT, PRIORITY IMPROVEMENT, OR TURNAROUND PLAN PURSUANT TO SECTION 22-11-210, WHICH PLAN DIRECTS RESOURCES AND SUPPORTS TO AT-RISK STUDENTS, IS DEEMED TO SATISFY THE REQUIREMENTS OF SUBSECTION (2)(a) OF THIS SECTION, AND SHALL POST THE PLAN ON THE SCHOOL OR SCHOOL DISTRICT'S WEBSITE."

Page 4, strike lines 11 through 27.

Strike page 5.

Page 6, strike lines 1 through 9.

ReNUMBER succeeding section accordingly.

Page 1, strike lines 103 and 104 and substitute "STUDENTS."

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

At the order of the President, Senator Kirkmeyer was added to the current roll call.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

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:

HB26-1120 by Representative(s) Martinez and Velasco; also Senator(s) **Simpson and Kipp--** Concerning the implementation of the recommendations of the mobile home taxation task force, and, in connection therewith, modifying the process for the collection of delinquent property taxes to align with real property tax lien sale and public auction procedures, extending the redemption period for mobile home owners, and clarifying that a mobile home owner under legal disability is entitled to an extended redemption period of up to nine years.

A majority of those elected to the Senate having voted in the affirmative, Senator Kipp was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.017), by Senator Kipp.

Amend revised bill, page 3, line 12, strike "CERTIFIED".

The amendment was **passed** on the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	E
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	30	NO	3	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	E
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kolker, Lindstedt, Marchman, Mullica, Rodriguez, Snyder, Sullivan, Wallace, and Weissman.

HB26-1007 by Representative(s) Smith and Stewart R.; also Senator(s) **Kipp and Ball**--Concerning measures to improve a customer's ability to use distributed energy resources.

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

YES	29	NO	4	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	E
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Benavidez, Bridges, Coleman, Cutter, Daugherty, Gonzales J., Hinrichsen, Jodeh, Kolker, Lindstedt, Marchman, Roberts, Snyder, Sullivan, Wallace, and Weissman.

HB26-1253 by Representative(s) Slaugh; also Senator(s) **Kirkmeyer and Snyder**--Concerning the process for disconnection of property from a statutory municipality.

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

YES	31	NO	2	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	E
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Bright, Coleman, Frizell, Hinrichsen, and Kipp.

HB26-1145 by Representative(s) Velasco and Phillips; also Senator(s) **Cutter and Mullica**--Concerning water quality in mobile home parks.

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

YES	25	NO	8	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	E
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Daugherty, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Marchman, Roberts, Rodriguez, Wallace, and Weissman.

Committee of the Whole On motion of Senator Hinrichsen, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Hinrichsen was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

HB26-1234 by Representative(s) Rydin and Soper; also Senator(s) **Wallace and Frizell**--Concerning access to records of child abuse or neglect.

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	E
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1234.

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

HB26-1186 by Representative(s) Mabrey and Soper, Carter, Clifford, Espenosa, Zokaie; also Senator(s) **Ball and Weissman**--Concerning the continuation of the regulation of bail bonding agents regulated by article 23 of title 10, Colorado Revised Statutes, by the division of insurance.

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

HB26-1044 by Representative(s) English and Joseph, Ricks; also Senator(s) **Exum and Benavidez--**
Concerning measures to improve equity in maternal health.

Amendment No. 1(L.008), by Senator Benavidez.

Amend reengrossed bill, page 4, line 21, strike "**Statement of rights of**" and substitute "**Required notice to**".

Page 4, strike line 26 and substitute:

"(I) A REQUIRED NOTICE TO BIRTHING PARENTS OF THE".

Page 5, strike lines 19 through 22 and substitute "BIRTHING PROCESS THAT ALLEGES THE FOLLOWING:

(A) DISCRIMINATION BASED ON DISABILITY, RACE, CREED, COLOR, SEX, SEXUAL ORIENTATION, GENDER IDENTITY, GENDER EXPRESSION, MARITAL STATUS, NATIONAL ORIGIN, ANCESTRY, OR AGE;

(B) UNPROFESSIONAL CONDUCT OR NEGLIGENT MEDICAL CARE FROM A LICENSED HEALTH-CARE PRACTITIONER, INCLUDING FAILURE TO PROVIDE INFORMED CONSENT;

(C) UNSAFE CONDITIONS OR FAILURE TO ALLOW VISITATION RIGHTS SPECIFIED IN SECTION 25-3-125, INCLUDING ALLOWING A BIRTHING COMPANION OR DOULA IN ADDITION TO A PARTNER OR SPOUSE TO BE PRESENT DURING LABOR AND BIRTH, AT A LICENSED HEALTH FACILITY; OR

(D) VIOLATION OF STATE OR FEDERAL PRIVACY AND SECURITY LAWS, INCLUDING THE FEDERAL "HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT OF 1996", PUB.L. 104-191, AS AMENDED, AND ITS IMPLEMENTING REGULATIONS."

Page 5, line 24, strike "(1.5)" and substitute "(1.5)".

Page 5, strike lines 25 and 26.

Page 6, line 6, before "HEALTH-CARE" insert "LICENSED".

Page 7, line 8, strike "BLACK".

Page 7, line 9, after "ADVOCATE" insert "REPRESENTING POPULATIONS KNOWN TO HAVE THE WORST MATERNAL MORTALITY OUTCOMES IN COLORADO".

Page 7, line 11, strike "MATERNAL" and substitute "POPULATIONS KNOWN TO HAVE THE WORST MATERNAL MORTALITY OUTCOMES IN COLORADO AND THE SUSPECTED OR KNOWN CAUSES OF THOSE OUTCOMES."

Page 7, strike lines 12 and 13.

Page 7, strike lines 22 through 24 and substitute:

"(VI) CERTAIN MATERNAL HEALTH OUTCOMES THAT ARE IDENTIFIED FOR POPULATIONS KNOWN TO HAVE THE WORST MATERNAL MORTALITY OUTCOMES IN COLORADO."

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-134, HB26-1071, HB26-1084) of Thursday, April 2, was laid over until Monday, April 6, retaining its place on the calendar.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	E
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1186, HB26-1044, as amended.
Laid over until Monday, March 6: SB26-134, HB26-1071, HB26-1084.

CONSIDERATION OF GOVERNOR'S APPOINTMENTS

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

MEMBERS OF THE
STATE BOARD OF PAROLE

after completion of their first term for a second term expiring June 30, 2029:

Catherine Rodriguez of Denver, Colorado, to serve as a citizen member, reappointed;

Rodrigo Luevano of Henderson, Colorado, to serve as a citizen member, reappointed;

Greg Saiz of Wheat Ridge, Colorado, to serve as a parole and probation representative, reappointed.

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	E
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **SB26-147** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 3, line 11, strike "(1)".

Page 3, strike line 12 and substitute:

"(3.7) and (6); and **add** (3.8) and (3.9) as follows:".

Page 3, strike lines 15 through 27.

Page 4, strike lines 1 through 15.

Page 4, lines 16 and 17, strike "AN ADVOCACY DAY PARTICIPANT,".

Page 5, lines 6 and 7, strike "AN ADVOCACY DAY PARTICIPANT,".

Page 6, lines 23 and 24, strike "OR AN ADVOCACY DAY PARTICIPANT".

Page 7, strike lines 9 through 27.

Page 8, strike lines 1 through 21.

Renumber succeeding sections accordingly.

Page 8, line 24, after "(2)(a)(IV)" insert "and (6)".

Page 10, strike lines 19 through 26 and substitute:

"(IV) THE BILL OR RESOLUTION NUMBER OF THE LEGISLATION AT ISSUE AND THE LEGISLATIVE POSITION OF THE PERSON ON WHOSE BEHALF THE INDIVIDUAL IS LOBBYING. THE POSITION MUST BE INDICATED ON THE INDIVIDUAL'S DISCLOSURE STATEMENT AND MUST INCLUDE WHETHER THE PERSON IS SUPPORTING, OPPOSING, AMENDING, OR MONITORING THE LEGISLATION. IF THE PERSON'S POSITION CHANGES, THE INDIVIDUAL SHALL UPDATE THE POSITION INDICATED ON THE DISCLOSURE STATEMENT WITHIN SEVENTY-TWO HOURS OF THE CHANGE."

Page 11, after line 14 insert:

"(6) NO STATEWIDE ELECTED OFFICEHOLDER OR MEMBER OF THE GENERAL ASSEMBLY IS ALLOWED TO BE THE PERSON DESIGNATED TO LOBBY PURSUANT TO SECTION (1)(a) OF THIS SECTION FOR A PERIOD OF TWO YEARS FOLLOWING VACATION OF OFFICE."

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **HB26-1088** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 3, line 27, strike "means, shall:" and substitute "means: ~~shall~~:".

Page 4, line 1, strike "Refer" and substitute "SHALL refer".

Page 4, strike lines 4 and 5 and substitute:

"(II) MAY MARK THE BUSINESS".

Page 4, line 6, strike "IS".

Page 8, after line 27 insert:

SECTION 5. In Colorado Revised Statutes, 7-90-402, **add** (6) as follows:

7-90-402. Interrogatories by secretary of state - fraudulent business records.

(6) (a) IF THE SECRETARY OF STATE HAS A REASONABLE BASIS TO BELIEVE THAT A RECORD IS FRAUDULENT OR UNAUTHORIZED BASED ON THE RESPONSE OR FAILURE TO RESPOND TO AN INTERROGATORY, THE SECRETARY OF STATE MAY:

(I) MARK THE RECORD WITH A NOTICE THAT THE RECORD IS UNAUTHORIZED OR FRAUDULENT AND DECLARE THE ENTITY DELINQUENT PURSUANT TO SECTIONS 7-90-901 AND 7-90-902;

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(II) REDACT THE UNAUTHORIZED ADDRESS OR NAME FROM THE RECORD AND FROM ANY OTHER RELEVANT RECORDS;

(III) DISABLE ADDITIONAL FILING FUNCTIONALITY ON THE ENTITY'S RECORDS; AND

(IV) TAKE ACTIONS AUTHORIZED IN SECTION 7-90-314 (4)(g)(VIII).

(b) AS USED IN THIS SECTION, "REASONABLE BASIS" MEANS THE SECRETARY OF STATE HAS INFORMATION REASONABLY DEMONSTRATING THAT A FILING HAS VIOLATED SECTION 7-90-314 (1). THIS INFORMATION INCLUDES A RECORD HAVING THE FOLLOWING WITH RESPECT TO A RECORD DETERMINED TO BE FRAUDULENT OR UNAUTHORIZED UNDER SECTION 7-90-314:

(I) A MATCH OR CLOSE SIMILARITY IN AN ENTITY OR CONTACT NAME OR ADDRESS WITH THE FRAUDULENT OR UNAUTHORIZED RECORD;

(II) PATTERNS OF ACTIVITY CONSISTENT WITH THE FRAUDULENT OR UNAUTHORIZED RECORD; OR

(III) ELECTRONIC IDENTIFIERS ASSOCIATED WITH THE FRAUDULENT OR UNAUTHORIZED RECORD.

(c) A PERSON AGGRIEVED BY AN ACTION TAKEN BY THE SECRETARY OF STATE UNDER SUBSECTION (6)(a) OF THIS SECTION MAY REQUEST THE SECRETARY OF STATE TO REVERSE THE ACTIONS TAKEN. THE REQUEST MUST BE SUBMITTED IN A FORM PRESCRIBED BY THE SECRETARY OF STATE AND INCLUDE EVIDENCE SHOWING THAT THE ACTION WAS AN ERROR. IF THE SECRETARY OF STATE DENIES THE REQUEST, THE AGGRIEVED PERSON MAY SEEK JUDICIAL REVIEW BY BRINGING AN ACTION IN THE DISTRICT COURT IN AND FOR THE CITY AND COUNTY OF DENVER."

Renumber succeeding sections accordingly.

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-090** be referred to the Committee of the Whole with favorable recommendation.

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-091** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

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

"SECTION 1. In Colorado Revised Statutes, add 8-70-115.5 as follows:

8-70-115.5. Employment clarification - newspaper delivery and distribution - application of independent contractor test.

(1) THE EMPLOYEE STATUS OF AN INDIVIDUAL ENGAGED IN THE DELIVERY OR DISTRIBUTION OF NEWSPAPERS OR SHOPPING NEWS MUST BE DETERMINED PURSUANT TO SECTION 8-70-115, AS CLARIFIED BY THIS SECTION.

(2) FOR PURPOSES OF APPLYING SUBSECTION (1) OF THIS SECTION, OPERATIONAL REQUIREMENTS INHERENT TO THE DELIVERY OR DISTRIBUTION OF NEWSPAPERS OR SHOPPING NEWS DO NOT ALONE CONSTITUTE SUFFICIENT EVIDENCE OF CONTROL OR DIRECTION IN THE PERFORMANCE OF SERVICES. SUCH OPERATIONAL REQUIREMENTS MAY INCLUDE:

(a) DESIGNATION OF A PICKUP LOCATION;

(b) ASSIGNMENT OF A GEOGRAPHIC ROUTE OR TERRITORY;

(c) REQUIREMENTS TO MEET CUSTOMER DELIVERY OR DISTRIBUTION DEADLINES;

(d) REASONABLE QUALITY OR SAFETY STANDARDS RELATED TO DELIVERY OR DISTRIBUTION; OR

(e) REQUIREMENTS TO MAINTAIN CONFIDENTIALITY OF SUBSCRIBER OR CUSTOMER INFORMATION.

(3) FOR PURPOSES OF APPLYING SECTION 8-70-115 (1)(b), THE ABSENCE OF A SEPARATE BUSINESS ADDRESS, BUSINESS REGISTRATION, ADVERTISING, CAPITAL INVESTMENT, OR FORMAL BUSINESS ENTITY OR TRADE NAME DOES NOT, BY ITSELF, PRECLUDE A FINDING THAT AN INDIVIDUAL IS CUSTOMARILY ENGAGED IN AN INDEPENDENT TRADE, OCCUPATION, PROFESSION, OR BUSINESS.

(4) NOTHING IN THIS SECTION MODIFIES THE INDEPENDENT CONTRACTOR TEST SET FORTH IN SECTION 8-70-115 (1).

SECTION 2. In Colorado Revised Statutes, 8-70-136, amend (1) introductory portion as follows:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

8-70-136. Employment does not include - brokers.

(1) "Employment" does not include services performed by an individual as a licensed real estate broker or as a direct seller engaged in the trade or business of selling, or soliciting the sale of, a consumer product in a home or in an establishment other than a permanent retail establishment, ~~or as an individual engaged in the trade or business of the delivering or distribution of newspapers or shopping news~~; including any services directly related to such trade or business, if:

SECTION 3. In Colorado Revised Statutes, 8-4-101, **amend** (5) as follows:

8-4-101. Definitions.

As used in this article 4, unless the context otherwise requires:

(5) (a) "Employee" means ~~any person~~ AN INDIVIDUAL, including a migratory laborer, performing labor or services for the benefit of an employer. For the purpose of this article 4, relevant factors in determining whether a ~~person~~ AN INDIVIDUAL is an employee include the degree of control the employer may or does exercise over the ~~person~~ INDIVIDUAL and the degree to which the ~~person~~ INDIVIDUAL performs work that is the primary work of the employer; except that an individual primarily free from control and direction in the performance of the service, both under ~~his or her~~ THE INDIVIDUAL'S contract for the performance of service and in fact, and who is customarily engaged in an independent trade, occupation, profession, or business related to the service performed is not an "employee".

(b) THE EMPLOYEE STATUS OF AN INDIVIDUAL ENGAGED IN THE DELIVERY OR DISTRIBUTION OF NEWSPAPERS OR SHOPPING NEWS MUST BE DETERMINED IN ACCORDANCE WITH SECTIONS 8-70-115 AND 8-70-115.5.

SECTION 4. Act subject to petition - effective date - applicability.

(1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to services provided on or after the applicable effective date of this act."

Local Government & Housing

After consideration on the merits, the Committee recommends that **HB26-1239** 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 33, line 7, strike "(1)," and substitute "(3)."

Agriculture & Natural Resources

After consideration on the merits, the Committee recommends that **SB26-136** 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 printed bill, page 2, line 6, strike "**rules.**" and substitute "**procedures.**".

Page 2, strike lines 9 through 15 and substitute:

"(b) ON OR BEFORE DECEMBER 31, 2026, THE DIVISION SHALL IMPLEMENT PROCEDURES THAT:

(I) FACILITATE THE EFFICIENT COORDINATION WITH LAW ENFORCEMENT RELATED TO REPORTS OF LOST OR STOLEN LIVESTOCK, INCLUDING PROCEDURES THAT ENSURE THE REPORTING OF STOLEN LIVESTOCK TO RELEVANT LAW ENFORCEMENT WITHIN TWENTY-FOUR HOURS OF THE DIVISION RECEIVING A REPORT OF STOLEN LIVESTOCK, AND AFTER THE DIVISION, UPON REVIEW OF THE REPORT, SUSPECTS THAT A LIVESTOCK THEFT HAS OCCURRED; AND

(II) ENSURE THE PUBLIC IS NOTIFIED OF LOST OR STOLEN LIVESTOCK THAT HAS BEEN REPORTED TO THE DIVISION.

(c) THE PROCEDURES IMPLEMENTED BY THE DIVISION PURSUANT TO SUBSECTION (13)(b) OF THIS SECTION MAY VARY BY GEOGRAPHIC REGION OF THE STATE DEPENDING ON THE REGION'S NEEDS."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Agriculture &
Natural
Resources

After consideration on the merits, the Committee recommends that **HB26-1197** be referred to the Committee on Appropriations with favorable recommendation.

MESSAGE FROM THE HOUSE

April 2, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1024, as printed in House Journal, April 2, 2026.

The House has voted to concur in the Senate amendments to HB26-1103, HB26-1098, HB26-1034, HB26-1232, HB26-1011, HB26-1144, HB26-1050, HB26-1127, HB26-1198, HB26-1257, HB26-1058, and HB26-1259, and has repassed the bills as so amended.

The House has voted not to concur in the Senate amendments to HB26-1038 and requests that a conference committee be appointed. The Speaker has appointed Representatives Paschal, chair, Clifford, and Flanell as House conferees on the First Conference Committee on HB26-1038. The House has granted authorization to go beyond the scope of the differences. The bill is transmitted herewith.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1302, amended as printed in House Journal, March 27, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1304.

The House has passed on Third Reading and returns herewith SB26-088, SB26-047, SB26-025, SB26-076, SB26-054, SB26-026, SB26-061, and SB26-018.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-077, amended as printed in House Journal, March 27, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1300, SB26-014, HB26-1313, HB26-1318, SB26-031, and SB26-087, amended as printed in House Journal, March 30, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-009, SB26-126, and HB26-1123, amended as printed in House Journal, March 31, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1322, amended as printed in House Journal, April 1, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-053, amended as printed in House Journal, March 30, 2026, and amended on Third Reading as printed in House Journal, April 2, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-021, amended as printed in House Journal, March 31, 2026, and amended on Third Reading as printed in House Journal, April 2, 2026.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE REVISOR OF STATUTES

April 2, 2026
To: Senate

Message From Revisor of Statutes

We herewith transmit:

- Without comment, as amended, HB26-1302.
- Without comment, HB26-1304.
- Without comment, as amended, HB26-1123, 1300, 1313, 1318, and 1322.
- Without comment, as amended, SB26-009, 014, 021, 031, 053, 077, 087, and 126.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

HJR26-1024 by Representative(s) Soper and McCluskie; also Senator(s) **Catlin and Coleman**--
Concerning the designation of State Highway 92 in Delta County from Mile Marker 3 to
Mile Marker 7 as the "Educators and Teachers Memorial Highway".

Laid over until Wednesday, April 8, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

HB26-1302 by Representative(s) Duran and Boesenecker; also Senator(s) **Kipp**--Concerning the
Colorado bureau of investigation's firearms background check operating hours.
State, Veterans, & Military Affairs

Journal correction:

- Page 550, line 62, strike "2".
- Page 550, line 63 strike "SB26-134,".

On motion of Senator Roberts the Senate adjourned until 10:00 a.m., Monday, April 6,
2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

83rd Legislative Day Monday, April 6, 2026

- Prayer 10
By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver. 11
- Call to Order 12
By the President at 10:00 a.m. 13
- Roll Call 14
Present--34. 15
Remote--1, Daugherty. 16
Excused--1, Weissman. 17
Present later--1, Weissman. 18
- Quorum 19
The President announced a quorum present. 20
- Pledge 21
By Senator Bright. 22
- Approval of the Journal 23
On motion of Senator Snyder, the Journal of Thursday, April 2, 2026, was approved as corrected by the Secretary. 24

SENATE SERVICES REPORT

- Correctly Revised:** HB26-1044, 1186, and 1234. 25
- Correctly Rerevised:** HB26-1007, 1120, 1145, and 1253. 26
- Correctly Enrolled:** SB26-018, 025, 026, 047, 054, 061, 076, and 088. 27

At the order of the President, Senator Weissman was added to the current roll call

COMMITTEE OF REFERENCE REPORTS

Health & Human Services 28
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: 29

MEMBERS OF THE
COMMISSION ON AGING

effective September 2, 2025 for terms ending September 1, 2028: 30

- Danelle Hubbard of Centennial, Colorado, to serve as a member with expertise in dementia, appointed; 31
- Peter Hynes of Glendale, Colorado, to serve as a representative of the housing sector, appointed; 32
- Laura Kinder of Boulder, Colorado, to serve as a representative of the Second Congressional District 2, appointed; 33
- Jake McGuire of Denver, Colorado, to serve as a member with knowledge of transportation, reappointed; 34
- Ellen Taxman of Boulder, Colorado, to serve as a representative of an organization providing home & community based services, reappointed; 35
- Jodi Waterhouse of Denver, Colorado, to serve as a representative of higher education, reappointed. 36

for a term ending September 1, 2027:

Kate McLagan Bond of Denver, Colorado, to serve as a representative of the workforce, occasioned by the resignation of Barbara Kreisman of Fraser, Colorado, appointed;

for a term ending September 1, 2028:

Erin Alt of Wellington, Colorado, to serve as a Director of an Area Agency on Aging, occasioned by the resignation of Christine Vogel of Boulder, Colorado, appointed.

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 SOLID AND HAZARDOUS WASTE COMMISSION

for terms expiring August 1, 2028:

Josh Radoff of Boulder, Colorado, to represent the academic community, appointed;

Aaron Byrne of Dillon, Colorado, to represent the government community, appointed;

effective August 2, 2025 for terms expiring August 1, 2028:

Joe Schieffelin of Wheat Ridge, Colorado, to represent the public at large, appointed;

John Briest of Parker, Colorado, to represent the public at large, appointed.

Health & Human Services

After consideration on the merits, the Committee recommends that **SB26-140** be referred to the Committee of the Whole with favorable recommendation.

Health & Human Services

After consideration on the merits, the Committee recommends that **HB26-1229** 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

After consideration on the merits, the Committee recommends that **HB26-1096** be postponed indefinitely.

Health & Human Services

After consideration on the merits, the Committee recommends that **SB26-008** be postponed indefinitely.

Health & Human Services

After consideration on the merits, the Committee recommends that **HB26-1244** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Business, Labor, & Technology

After consideration on the merits, the Committee recommends that **SB26-114** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 3, strike line 2 and substitute:

"(B) A MANUFACTURER OF SPIRITUOUS LIQUORS LICENSED PURSUANT TO THIS SECTION SHALL APPLY TO A LOCAL LICENSING AUTHORITY FOR APPROVAL OF A PERMIT TO SERVE AND SELL ALCOHOL BEVERAGES ACQUIRED FROM WHOLESALERS LICENSED IN THE STATE PURSUANT TO SECTION 44-3-407 AT THE MANUFACTURER'S LICENSED PREMISES AND AT UP TO TWO APPROVED SALES ROOMS. A MANUFACTURER MUST OBTAIN A SEPARATE PERMIT FOR EACH LOCATION WHERE ACTIVITIES THAT ARE AUTHORIZED BY THIS SUBSECTION (7)(a)(I)(B) OCCUR. IN DETERMINING WHETHER TO APPROVE A PERMIT, A LOCAL

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

LICENSING AUTHORITY SHALL ONLY CONSIDER THE PERMIT TO SERVE AND SELL ALCOHOL BEVERAGES ACQUIRED FROM A WHOLESALER CONSISTENT WITH THE CONSIDERATIONS SET FORTH IN SECTIONS 44-3-301 (2)(a), 44-3-311, 44-3-312, AND 44-3-313. A PERMIT ISSUED UNDER THIS SECTION IS VALID FOR ONE YEAR AFTER THE DATE OF ISSUANCE UNLESS REVOKED OR SUSPENDED PURSUANT TO SECTION 44-3-306 OR 44-3-601.

(C) UPON APPROVAL OF THE LOCAL LICENSING AUTHORITY, A MANUFACTURER OF SPIRITOUS LIQUORS LICENSED".

Page 3, line 10, strike "(7)(a)(I)(B)." and substitute "(7)(a)(I)(C).".

Page 3, line 12, strike "(7)(a)(I)(B):" and substitute "(7)(a)(I)(C):".

Page 3, strike lines 19 through 27.

Strike page 4.

Page 5, strike lines 1 through 3.

Page 5, line 6, strike "SUBSECTION" and substitute "SUBSECTIONS" and before "OF" insert "AND (7)(a)(I)(C)".

Page 5, after line 16 insert:

SECTION 2. In Colorado Revised Statutes, 44-3-505, **add** (1)(s) and (4)(a)(VI) as follows:

44-3-505. Local license fees.

(1) The applicant shall pay the following license fees to the treasurer of the municipality, city and county, or county where the licensed premises is located annually in advance:

(s) FOR EACH PERMIT ISSUED TO SERVE AND SELL ALCOHOL BEVERAGES ACQUIRED FROM WHOLESALERS LICENSED IN THE STATE PURSUANT TO SECTION 44-3-407 AT A MANUFACTURER'S LICENSED PREMISES IN ACCORDANCE WITH SECTION 44-3-402, FIVE HUNDRED DOLLARS.

(4) (a) Each application for a license provided for in this article 3 and article 4 of this title 44 filed with a local licensing authority must be accompanied by an application fee in an amount determined by the local licensing authority to cover actual and necessary expenses, subject to the following limitations:

(VI) (A) FOR A NEW PERMIT ISSUED TO SERVE AND SELL ALCOHOL BEVERAGES ACQUIRED FROM WHOLESALERS LICENSED IN THE STATE PURSUANT TO SECTION 44-3-407 AT A MANUFACTURER'S LICENSED PREMISES IN ACCORDANCE WITH SECTION 44-3-402, AN AMOUNT NOT TO EXCEED ONE THOUSAND DOLLARS, SET BY THE LOCAL LICENSING AUTHORITY; AND

(B) FOR A RENEWAL APPLICATION FOR A PERMIT ISSUED TO SERVE AND SELL ALCOHOL BEVERAGES ACQUIRED FROM WHOLESALERS LICENSED IN THE STATE PURSUANT TO SECTION 44-3-407 AT A MANUFACTURER'S LICENSED PREMISES IN ACCORDANCE WITH SECTION 44-3-402, AN AMOUNT NOT TO EXCEED ONE HUNDRED DOLLARS, SET BY THE LOCAL LICENSING AUTHORITY; EXCEPT THAT AN EXPIRED PERMIT RENEWAL AMOUNT MUST NOT EXCEED FIVE HUNDRED DOLLARS."

Re-number succeeding section accordingly.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SJR26-019 by Senator(s) **Frizell**; also Representative(s) **Hartsook**--Concerning strengthening the sister-state relations between the state of Colorado and Taiwan, and, in connection therewith, reaffirming support for Taiwan's international participation.

On motion of Senator Frizell, the resolution was read at length and **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

THIRD READING OF BILLS -- FINAL PASSAGE -- CONSENT CALENDAR

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

HB26-1234 by Representative(s) Rydin and Soper; also Senator(s) **Wallace and Frizell**--Concerning access to records of child abuse or neglect.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Coleman, Cutter, Daugherty, Exum, Gonzales J., Jodeh, Kipp, Lindstedt, Marchman, Mullica, Roberts, Rodriguez, Simpson, Snyder, and Weissman.

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:

SB26-066 by Senator(s) **Jodeh and Carson**; also Representative(s) Jackson--Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

Laid over until Tuesday, April 7, 2026.

HB26-1186 by Representative(s) Mabrey and Soper, Carter, Clifford, Espenosa, Zokaie; also Senator(s) **Ball and Weissman**--Concerning the continuation of the regulation of bail bonding agents regulated by article 23 of title 10, Colorado Revised Statutes, by the division of insurance.

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

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Coleman, Cutter, Gonzales J., Jodeh, Kipp, Kolker, Marchman, and Wallace.

HB26-1044 by Representative(s) English and Joseph, Ricks; also Senator(s) **Exum and Benavidez**-- Concerning measures to improve equity in maternal health.

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

YES	30	NO	5	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Ball, Bridges, Coleman, Cutter, Danielson, Daugherty, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Marchman, Mullica, Roberts, Rodriguez, Snyder, Wallace, and Weissman.

Committee of the Whole On motion of Senator Ball, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Ball was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

HB26-1303 by Representative(s) Bradley and Carter, Espenosa; also Senator(s) **Ball and Catlin**, Exum, Rich--Concerning technical changes to energy and carbon management statutes.

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

HB26-1297 by Representative(s) Carter and Luck; also Senator(s) **Rich and Exum**--Concerning using uniform language to reference misdemeanor traffic offenses.

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

- HB26-1296** by Representative(s) Bradley and Carter, Espenoza; also Senator(s) **Ball and Rich--** Concerning discipline for advanced practice registered nurses for a failure to timely complete a medical certification for a certificate of death. 1
2
3
4
Ordered revised and placed on the calendar for third reading and final passage. 5
6
- HB26-1295** by Representative(s) Bradley and Espenoza; also Senator(s) **Rich--**Concerning the repeal of obsolete statutory requirements related to fulfilled reporting requirements, and, in connection therewith, repealing entities that have fulfilled their statutory requirements. 7
8
9
10
Ordered revised and placed on the calendar for third reading and final passage. 11
12
- HB26-1294** by Representative(s) Espenoza and Luck; also Senator(s) **Ball and Exum--**Concerning the correction of a citation within the definition of "active duty" for purposes of the "Interstate Compact on Educational Opportunity for Military Children". 13
14
15
16
Ordered revised and placed on the calendar for third reading and final passage. 17
18
- HB26-1293** by Representative(s) Espenoza and Luck, Carter; also Senator(s) **Exum--**Concerning the modernization of requirements for the ballot information booklet. 19
20
21
22
Ordered revised and placed on the calendar for third reading and final passage. 22
23
- HB26-1220** by Representative(s) Carter and Bradley, Espenoza, Luck; also Senator(s) **Exum and Rich--**Concerning updating terminology from "acute treatment unit" to "behavioral health entity" to conform with existing behavioral health licenses. 24
25
26
27
Ordered revised and placed on the calendar for third reading and final passage. 28
29
- HB26-1219** by Representative(s) Bradley and Espenoza, Carter; also Senator(s) **Ball and Rich--** Concerning extending the deadline by which a battery stewardship organization must submit an assessment regarding the end-of-life management of certain batteries to the general assembly. 30
31
32
33
34
Ordered revised and placed on the calendar for third reading and final passage. 35
36
- HB26-1218** by Representative(s) Espenoza and Luck, Bradley, Carter; also Senator(s) **Catlin and Ball--**Concerning clarifying the validity of common law marriage by restoring a previously repealed provision. 37
38
39
40
Ordered revised and placed on the calendar for third reading and final passage. 41
42
- HB26-1217** by Representative(s) Espenoza and Bradley, Carter, Luck; also Senator(s) **Rich and Ball, Exum--**Concerning correcting cross references in the child support guidelines. 43
44
45
Ordered revised and placed on the calendar for third reading and final passage. 46
47
- HB26-1216** by Representative(s) Luck and Carter, Bradley, Espenoza; also Senator(s) **Exum and Rich--**Concerning the correction of technical defects in certain statutes administered by the department of revenue. 48
49
50
51
Ordered revised and placed on the calendar for third reading and final passage. 52
53
- HB26-1215** by Representative(s) Carter and Luck, Bradley, Espenoza; also Senator(s) **Catlin and Exum--**Concerning a technical revision to language in Senate Bill 25-070 related to a requirement for online marketplaces with respect to third-party sellers. 54
55
56
57
Ordered revised and placed on the calendar for third reading and final passage. 58
59
- HB26-1135** by Representative(s) English and Joseph; also Senator(s) **Benavidez and Marchman--** Concerning increased transparency regarding chemicals used in the processing of certain hair products. 60
61
62
63

Amendment No. 1, Business, Labor & Technology Committee Amendment. 64

(Printed in Senate Journal, April 1, page(s) 545-546 and placed in members' bill files.) 65

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

HB26-1238 by Representative(s) Johnson and Lukens, Barron, Bradfield, Bradley, Clifford, Feret, Garcia Sander, Lieder, Martinez, Mauro, McCluskie, Nguyen, Richardson, Soper, Suckla, Taggart, Velasco, Winter T.; also Senator(s) **Baisley and Lindstedt**, Frizell, Pelton R., Rich, Roberts--Concerning emergency medical services provided in the state, and, in connection therewith, designating emergency medical services, including ambulance services and air ambulance services, to be essential services.

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

HB26-1079 by Representative(s) Bradley and Boesenecker; also Senator(s) **Bright**--Concerning a requirement that a minor have written permission to obtain an instruction permit to drive a motorcycle.

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1303, HB26-1297, HB26-1296, HB26-1295, HB26-1294, HB26-1293, HB26-1220, HB26-1219, HB26-1218, HB26-1217, HB26-1216, HB26-1215, HB26-1135, as amended, HB26-1238, HB26-1079.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

HB26-1311 by Representative(s) Duran and Carter; also Senator(s) **Bright and Snyder**--Concerning the use of a bond in lieu of retainage in construction contracts.

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

HB26-1107 by Representative(s) Feret and Paschal; also Senator(s) **Cutter**--Concerning measures to increase access to services in facilities that provide medical care.

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

HB26-1101 by Representative(s) Espenoza and Soper; also Senator(s) **Lindstedt and Pelton B.**-- Concerning adding criminal offenses related to critical infrastructure components to criminal offenses involving commodity metals.

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

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar SB26-063, SB26-134, HB26-1071, HB26-1084, SB26-144 of Monday, April 6, was laid over until Tuesday, April 7, retaining its place on the calendar.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1311, HB26-1107, HB26-1101.

Laid over until Tuesday, April 7: SB26-063, SB26-134, HB26-1071, HB26-1084, SB26-144.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-077 by Senator(s) **Jodeh**; also Representative(s) Gilchrist and Stewart K.--Concerning epilepsy-related mortality awareness.

Senator Jodeh moved that the Senate concur in House amendments to **SB26-077**, as printed in House journal, March 27, page(s) 840. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

SB26-031 by Senator(s) **Lindstedt and Rich**; also Representative(s) Camacho and Soper-- Concerning the lawful use of a prescription drug product containing a schedule I controlled substance.

Senator Lindstedt moved that the Senate concur in House amendments to **SB26-031**, as printed in House journal, March 30, page(s) 862. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

SB26-087 by Senator(s) **Wallace and Pelton B.**; also Representative(s) Nguyen and Lindsay-- Concerning authorizing legislative leave from employment during a legislative session for certain members of the general assembly.

Laid over until Wednesday, April 8, 2026, retaining its place on the calendar.

SB26-009 by Senator(s) **Lindstedt and Snyder**, Kipp; also Representative(s) McCluskie and Stewart R.--Concerning the determination of whether an entity is a charitable organization for purposes of state sales and use tax.

Senator Lindstedt moved that the Senate concur in House amendments to **SB26-009**, as printed in House journal, March 31, page(s) 870. The motion was **adopted** by the following roll call vote:

	YES	31	NO	4	EXCUSED	0	ABSENT	0
Amabile	Y		Danielson	Y	Kolker	Y	Rodriguez	N
Baisley	Y		Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y		Exum	Y	Liston	N	Snyder	Y
Benavidez	Y		Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	N		Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y		Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y		Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y		Kipp	Y	Rich	Y	President	N
Cutter	Y		Kirkmeyer	Y	Roberts	Y		

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

	YES	28	NO	7	EXCUSED	0	ABSENT	0
Amabile	Y		Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N		Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y		Exum	Y	Liston	N	Snyder	Y
Benavidez	Y		Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y		Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y		Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N		Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y		Kipp	Y	Rich	N	President	Y
Cutter	Y		Kirkmeyer	Y	Roberts	Y		

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

SB26-126 by Senator(s) **Marchman and Rich**; also Representative(s) Johnson and Lukens-- Concerning teacher licensure for out-of-state applicants.

Senator Rich moved that the Senate concur in House amendments to **SB26-126**, as printed in House journal, March 31, page(s) 872. The motion was **adopted** by the following roll call vote:

	YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y		Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y		Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y		Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y		Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y		Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y		Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y		Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y		Kipp	Y	Rich	Y	President	Y
Cutter	Y		Kirkmeyer	Y	Roberts	Y		

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

	YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y		Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y		Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y		Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y		Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y		Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y		Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y		Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y		Kipp	Y	Rich	Y	President	Y
Cutter	Y		Kirkmeyer	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: Sullivan.

SB26-053 by Senator(s) **Kirkmeyer and Mullica**; also Representative(s) Clifford and Gonzalez R.-- Concerning the expansion of eligible borrowers for mortgages through the Colorado housing and finance authority.

Senator Kirkmeyer moved that the Senate concur in House amendments to **SB26-053**, as printed in House journal, March 30, page(s) 861, and amended on Third Reading, April 2, page(s) 920. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

SB26-021 by Senator(s) **Mullica and Simpson**, Hinrichsen, Exum; also Representative(s) Barron and Paschal, Stewart R., Lindsay, Jackson--Concerning authorizing the clean fleet enterprise to encourage the replacement of high-emitting trucks with low-emitting trucks in motor vehicle fleets.

Senator Mullica moved that the Senate concur in House amendments to **SB26-021**, as printed in House journal, March 31, page(s) 871, and amended on Third Reading, April 2, page(s) 914. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	31	NO	4	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

SB26-014 by Senator(s) **Amabile**; also Representative(s) Rydin and Soper--Concerning modifications to the affirmative defense of not guilty by reason of insanity.

Senator Amabile moved that the Senate concur in House amendments to **SB26-014**, as printed in House journal, March 30, page(s) 858. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBER OF THE
COLORADO LIMITED GAMING CONTROL COMMISSION

for a term expiring July 1, 2029:

Gregory Demo of Black Hawk, Colorado, to serve as a member of the Second Congressional District and a representative of law enforcement, occasioned by the resignation of Alice Cary of Silverthorne, Colorado, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
FRONT RANGE PASSENGER RAIL DISTRICT BOARD

for a term expiring December 31, 2029:

Maria Garcia Berry of Denver, Colorado, to serve as a representative of a passenger rail development or operations system, occasioned by the resignation of Salvatore Pace of Pueblo, Colorado, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

APPOINTMENTS TO CONFERENCE COMMITTEE

The President appointed Senators Snyder, Chair, Wallace, and Rich as Senate conferees on the first conference committee on [HB26-1038](#).

CONFERENCE COMMITTEE GRANTED FURTHER POWERS

HB26-1038 by Representative(s) Paschal and Clifford; also Senator(s) **Snyder**--Concerning county commissioner redistricting.

Senator Snyder moved that the Senate conferees on the first conference committee on **HB26-1038** be granted permission to go beyond the scope of the differences between the two houses.

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

MESSAGE FROM THE GOVERNOR

April 2nd, 2026

Colorado Senate
The 75th General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-037 Modification of Bond Hearing Officer Process
Approved on Thursday April 2nd 2026 at 2:30 p.m.

Sincerely,
(signed)
Jared Polis
Governor

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Education After consideration on the merits, the Committee recommends that **SB26-153** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

SJR26-020 by Senator(s) **Pelton R.**; also Representative(s) Johnson and Garcia Sander--Concerning the recognition of April 9, 2026, as "Home Education Day" in Colorado.

Laid over until Thursday, April 9, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

HB26-1110 by Representative(s) Camacho and Jackson; also Senator(s) **Catlin and Danielson, Simpson**--Concerning the protection of vulnerable adults from financial exploitation in relation to financial institutions.
Business, Labor, & Technology

HB26-1123 by Representative(s) Stewart K. and Mabrey, Duran; also Senator(s) **Amabile and Weissman**--Concerning measures to prevent sexual abuse in jails, and, in connection therewith, making an appropriation.
Judiciary

HB26-1252 by Representative(s) Bradfield and Mauro; also Senator(s) **Marchman and Carson**--Concerning updates to state entities responsible for responding to emergency situations.
State, Veterans, & Military Affairs

HB26-1304 by Representative(s) Lindsay and Winter T., Story; also Senator(s) **Pelton B. and Hinrichsen, Mullica**--Concerning the authority of history Colorado to dispose of rights related to minerals, and, in connection therewith, authorizing the disposal of Weld County rights and West Virginia rights.
State, Veterans, & Military Affairs

HB26-1318 by Representative(s) Nguyen and Froelich; also Senator(s) **Cutter**--Concerning traffic safety near schools.
Transportation & Energy

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows:

April 6, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

EXECUTIVE DIRECTOR OF THE
DEPARTMENT OF HEALTHCARE POLICY AND FINANCING

for a term expiring at the pleasure of the Governor:

Gretchen Hammer of Denver, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 04/06/26
Justin Shofler, Managing Clerk

Committee on Health & Human Services

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Tuesday, April 7, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

84th Legislative Day

Tuesday, April 7, 2026

- Prayer By the chaplain, Pastor Joe Tennyson, Fellowship Church, Grand Junction. 11
- Call to Order By the President at 9:00 a.m. 13
- Roll Call Present--31. 16
Remote--2, Daugherty, Zamora Wilson. 17
Excused--4, Ball, Cutter, Gonzales, Jodeh. 18
Present later--4, Ball, Cutter, Gonzales, Jodeh. 19
- Quorum The President announced a quorum present. 21
- Pledge By Senator Bright. 23
- Approval of the Journal On motion of Senator Snyder, the Journal of Monday, April 6, 2026, was approved as corrected by the Secretary. 25

SENATE SERVICES REPORT

- Correctly Printed:** SJR26-020. 32
- Correctly Engrossed:** SJR26-019. 33
- Correctly Revised:** HB26-1079, 1101, 1107, 1135, 1215, 1216, 1217, 1218, 1219, 1220, 1238, 1293, 1294, 1295, 1296, 1297, 1303, and 1311. 34
- Correctly Rerevised:** HB26-1044, 1186, and 1234. 36
- Correctly Enrolled:** SB26-009, 014, 021, 031, 053, 077, and 126. 37

At the order of the President, Senators Ball and Jodeh were added to the current roll call.

COMMITTEE OF REFERENCE REPORTS

- Judiciary After consideration on the merits, the Committee recommends that **SB26-072** 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. 46
- Amend printed bill, page 2, strike lines 13 through 23. 50
- Strike page 3. 52
- Page 4, strike lines 1 through 5. 54
- Renumber succeeding sections accordingly. 56
- Page 4, line 6, strike "**amend**" and substitute "**repeal**". 58
- Page 4, strike lines 10 through 14 and substitute: 60
- ~~"(4) (d) If the individual's actions are the proximate cause of death to another, the individual commits a class 1 misdemeanor traffic offense and shall be punished as provided in section 42-4-1701(3)(a)(II)".~~ 62

At the order of the President, Senator Cutter was added to the current roll call.

COMMITTEE APPOINTMENTS

Natalie Castle
Director, Legislative Council
200 E Colfax, Denver CO 80203

April 7, 2026

Dear Mrs. Castle,

Please be advised that I am replacing Senator Marc Snyder with Senator Jeff Bridges on the Senate Education Committee for the remainder of the 2026 legislative session.

Best,
(signed)
Robert Rodriguez
Senate Majority Leader

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

COMMITTEE OF REFERENCE REPORTS (cont'd)

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **HB26-1268** be **referred** to the Committee of the Whole with favorable recommendation.

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **HB26-1242** be **referred** to the Committee on Appropriations with favorable recommendation.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1303 by Representative(s) Bradley and Carter, Espenoza; also Senator(s) **Ball and Catlin**, Exum, Rich--Concerning technical changes to energy and carbon management statutes.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

HB26-1297 by Representative(s) Carter and Luck; also Senator(s) **Rich and Exum**--Concerning using uniform language to reference misdemeanor traffic offenses.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Jodeh, and Snyder.

HB26-1296 by Representative(s) Bradley and Carter, Espenoza; also Senator(s) **Ball and Rich**--Concerning discipline for advanced practice registered nurses for a failure to timely complete a medical certification for a certificate of death.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

HB26-1295 by Representative(s) Bradley and Espenoza; also Senator(s) **Rich**--Concerning the repeal of obsolete statutory requirements related to fulfilled reporting requirements, and, in connection therewith, repealing entities that have fulfilled their statutory requirements.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

HB26-1294 by Representative(s) Espenoza and Luck; also Senator(s) **Ball and Exum**--Concerning the correction of a citation within the definition of "active duty" for purposes of the "Interstate Compact on Educational Opportunity for Military Children".

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

HB26-1293 by Representative(s) Espenoza and Luck, Carter; also Senator(s) **Exum**--Concerning the modernization of requirements for the ballot information booklet.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

HB26-1220 by Representative(s) Carter and Bradley, Espenoza, Luck; also Senator(s) **Exum and Rich**--Concerning updating terminology from "acute treatment unit" to "behavioral health entity" to conform with existing behavioral health licenses.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Liston, and Mullica.

HB26-1219 by Representative(s) Bradley and Espenoza, Carter; also Senator(s) **Ball and Rich--** Concerning extending the deadline by which a battery stewardship organization must submit an assessment regarding the end-of-life management of certain batteries to the general assembly.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

HB26-1218 by Representative(s) Espenoza and Luck, Bradley, Carter; also Senator(s) **Catlin and Ball--** Concerning clarifying the validity of common law marriage by restoring a previously repealed provision.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

HB26-1217 by Representative(s) Espenoza and Bradley, Carter, Luck; also Senator(s) **Rich and Ball,** Exum--Concerning correcting cross references in the child support guidelines.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

HB26-1216 by Representative(s) Luck and Carter, Bradley, Espenoza; also Senator(s) **Exum and Rich-**
-Concerning the correction of technical defects in certain statutes administered by the
department of revenue.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

HB26-1215 by Representative(s) Carter and Luck, Bradley, Espenoza; also Senator(s) **Catlin and Exum--**
Concerning a technical revision to language in Senate Bill 25-070 related to a
requirement for online marketplaces with respect to third-party sellers.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman.

HB26-1135 by Representative(s) English and Joseph; also Senator(s) **Benavidez and Marchman--**
Concerning increased transparency regarding chemicals used in the processing of certain
hair products.

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

YES	24	NO	10	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Coleman, Cutter, Danielson, Exum, Hinrichsen, Jodeh, Kipp, Kolker, Rodriguez, Snyder, and Weissman.

HB26-1238 by Representative(s) Johnson and Lukens, Barron, Bradfield, Bradley, Clifford, Feret, Garcia Sander, Lieder, Martinez, Mauro, McCluskie, Nguyen, Richardson, Soper, Suckla, Taggart, Velasco, Winter T.; also Senator(s) **Baisley and Lindstedt**, Frizell, Pelton R., Rich, Roberts--Concerning emergency medical services provided in the state, and, in connection therewith, designating emergency medical services, including ambulance services and air ambulance services, to be essential services.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Carson, Coleman, Daugherty, Exum, Jodeh, Kipp, Liston, and Marchman.

HB26-1079 by Representative(s) Bradley and Boesenecker; also Senator(s) **Bright**--Concerning a requirement that a minor have written permission to obtain an instruction permit to drive a motorcycle.

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Cutter, Exum, Hinrichsen, Jodeh, Kipp, Kolker, Marchman, and Roberts.

At the order of the President, Senator Gonzales was added to the current roll call.

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:

SB26-066 by Senator(s) **Jodeh and Carson**; also Representative(s) Jackson--Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

Laid over until Wednesday, April 8, 2026.

HB26-1311 by Representative(s) Duran and Carter; also Senator(s) **Bright and Snyder**--Concerning the use of a bond in lieu of retainage in construction contracts.

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

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Exum, Frizell, Gonzales J., Jodeh, Kipp, Kolker, Rodriguez, and Wallace.

HB26-1107 by Representative(s) Feret and Paschal; also Senator(s) **Cutter**--Concerning measures to increase access to services in facilities that provide medical care.

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

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Jodeh, Kipp, and Lindstedt.

HB26-1101 by Representative(s) Espenosa and Soper; also Senator(s) **Lindstedt and Pelton B.**--Concerning adding criminal offenses related to critical infrastructure components to criminal offenses involving commodity metals.

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

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Coleman, Frizell, Jodeh, Kipp, Roberts, Simpson, and Weissman.

Committee of the Whole On motion of Senator Gonzales, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Gonzales was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

HB26-1237 by Representative(s) Smith and Taggart; also Senator(s) **Lindstedt**--Concerning modifications to select statutory provisions to improve transportation safety.

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

HB26-1239 by Representative(s) Goldstein and Richardson; also Senator(s) **Mullica**--Concerning modifications to a county's enforcement authority in connection with property in the county.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, April 2, page(s) 564 and placed in members' bill files.)

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

SB26-136 by Senator(s) **Pelton R. and Coleman**; also Representative(s) English and Suckla--Concerning the reporting of missing livestock to the department of agriculture.

Amendment No. 1, Agriculture & Natural Resources Committee Amendment.
(Printed in Senate Journal, April 2, page(s) 564 and placed in members' bill files.)

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

The Committee of the Whole took the following action:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Passed on second reading: HB26-1237, HB26-1239, as amended, SB26-136, as amended.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB26-063 by Senator(s) **Hinrichsen**; also Representative(s) Ricks--Concerning nonemergency medical transportation services for medicaid members.

Postponed indefinitely on second reading.

SB26-134 by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks.

Laid over until Wednesday, April 8, 2026.

HB26-1071 by Representative(s) Mauro and Duran; also Senator(s) **Cutter**--Concerning allowing a local government to locate an automated vehicle identification system on an interstate highway.

Laid over until Monday, April 13, 2026.

HB26-1084 by Representative(s) Espenosa and Camacho; also Senator(s) **Weissman and Lindstedt**--Concerning voter transparency requirements to expand information about the funding of initiated statewide ballot measures, and, in connection therewith, requiring the ballot title and abstract of the fiscal impact statement for certain initiated statewide ballot measures to identify the main areas of state expenditure that would be affected by the measure.

Laid over until Wednesday, April 8, 2026.

SB26-144 by Senator(s) **Frizell and Lindstedt**; also Representative(s) Winter T. and Camacho--Concerning the collection of delinquent property taxes by tax lien sale, and, in connection therewith, modifying the structure and authority for treasurers to charge certain fees, amending the process for the sale of tax liens, and recreating and reenacting with amendments the process for obtaining a treasurer's deed after public auction of a property subject to tax lien.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, April 1, page(s) 542-544 and placed in members' bill files.)

Amendment No. 2(L.006), by Senator Frizell.

Amend printed bill, page 42, line 13, strike "OF OPTION FOR TREASURER'S DEED".

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

HB26-1081 by Representative(s) Camacho and Duran; also Senator(s) **Roberts**--Concerning measures to optimize Colorado's electric transmission system.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, April 2, page(s) 555-556 and placed in members' bill files.)

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

HB26-1208 by Representative(s) Velasco, Joseph, Paschal, Smith; also Senator(s) **Lindstedt and Exum**--Concerning the continuation of the compliance advisory panel to the air pollution control division in the department of public health and environment.

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

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SB26-103 by Senator(s) **Kolker and Marchman**; --Concerning public schools, and, in connection therewith, creating a specialized school policy for at-risk students and requiring subdivisions to set aside land for public schools.

Amendment No. 1, Education Committee Amendment.

(Printed in Senate Journal, April 2, page(s) 556 and placed in members' bill files.)

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

SB26-090 by Senator(s) **Carson and Snyder**; also Representative(s) Hartsook--Concerning exempting critical infrastructure from the "Consumer Repair Bill of Rights Act".

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

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-144, as amended, HB26-1081, as amended, HB26-1208, SB26-103, as amended, SB26-090.

Postponed indefinitely on second reading: SB26-063.

Laid over until Wednesday, April 8: SB26-134, HB26-1084.

Laid over until Monday, April 13: HB26-1071.

CONSIDERATION OF RESOLUTIONS

SJR26-018 by Senator(s) **Jodeh**; also Representative(s) Zokaie--Concerning recognizing the celebration of Nowruz, and, in connection therewith, expressing support for the human rights and fundamental freedoms of the Iranian people, including the ongoing struggle for equality embodied in the Women, Life, Freedom movement.

On motion of Senator Jodeh, the resolution was read at length and **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

MESSAGE FROM THE GOVERNOR

April 6th, 2026

Colorado Senate
The 75th General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-004 Expand List of Petitioners for Protection Order
Approved on Monday April 6th 2026 at 11:00 a.m.

SB26-039 Fire and Police Pension Association Disability and Survivor Benefits
Approved on Monday April 6th 2026 at 11:00 a.m.

SB26-050 Child Care Center Required Policy Disclosures
Approved on Monday April 6th 2026 at 11:00 a.m.

SB26-074 Clarify Excessive Public Construction Bond Claim Penalty
Approved on Monday April 6th 2026 at 11:00 a.m.

Sincerely,
(signed)
Jared Polis
Governor

Senate in recess. Senate reconvened.

INTRODUCTION OF MEMORIALS

The following memorials were read by title:

SM26-001 by Senator(s) **Marchman**; --Memorializing Congress to end high-stakes standardized testing mandates, return to evidence-based, humane education practices, and restore local accountability in public education.

Laid over until Friday, April 10, 2026.

INTRODUCTION OF BILLS -- FIRST READING

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

SB26-155 by Senator(s) **Mullica**; also Representative(s) McCluskie and Brown--Concerning increasing the availability of homeowner's insurance in the state.
Finance

SB26-156 by Senator(s) **Kipp and Carson**; also Representative(s) Phillips and Gonzalez R.--
Concerning changes to the state work force development council's practices.
Business, Labor, & Technology

1
2
3

MESSAGE FROM THE GOVERNOR

4
5
6
7
8

Appointment A letter of designation and appointment from Governor Jared Polis was read and
assigned to committee as follows:

9
10
11

March 26, 2026

12
13

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

14
15
16
17
18
19

Ladies and Gentlemen:

20
21

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado,
I have the honor to designate, appoint, and submit to your consideration, the following:

22
23
24

MEMBERS OF THE
COLORADO STATE FAIR AUTHORITY
BOARD OF COMMISSIONERS

25
26
27
28

for terms expiring November 1, 2029:

29
30

Thomas Downey of Denver, Colorado, to serve as a representative of Agricultural District 1 and
as a Democrat, appointed;

31
32
33

Gregory Kolomitz of La Junta, Colorado, to serve as a representative of the state at large, and as a
Democrat, appointed;

34
35
36

Jeffrey Mandarich of Colorado Springs, Colorado, to serve as a representative of the state at large,
and as an Unaffiliated, reappointed.

37
38
39

Sincerely,
(signed)
Jared Polis
Governor

40
41
42
43
44

Rec'd: 03/30/26
Justin Shofler, Managing Clerk

45
46
47

Committee on Agriculture & Natural Resources

48
49

March 30, 2026

50
51
52
53

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

54
55
56
57
58
59

Ladies and Gentlemen:

60
61

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado,
I have the honor to designate, appoint, and submit to your consideration, the following:

62
63
64

65
66
67

MEMBERS OF THE
BOARD OF TRUSTEES FOR
WESTERN COLORADO UNIVERSITY

for a term expiring December 31, 2029:

Scott Ehrlich of Greeley, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 03/30/26
Justin Shofler, Managing Clerk

Committee on Education

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SB26-009, 014, 018, 021, 025, 026, 031, 047, 053, 054, 061,
077, 084, 088, 110, 118, and 126.

Journal correction:

Page 577, line, 7, strike "920" and insert "929-931".
Page 577, line 44, strike "914" and insert "923-925".

On motion of Senator Benavidez, the Senate adjourned until 9:00 a.m., Wednesday, April
8, 2026.

Approved:

Cathy Kipp
President *Pro Tem* of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

85th Legislative Day Wednesday, April 8, 2026

- Prayer 10
 By Senator Kipp. 11
- Call to 12
 Order 13
 By the President at 9:00 a.m. 14
- Roll Call 15
 Present--32. 16
 Remote--1, Daugherty. 17
 Excused--3, Ball, Carson, Jodeh. 18
 Present later--3, Ball, Carson, Jodeh. 19
- Quorum 20
 The President announced a quorum present. 21
- Pledge 22
 By Senator Bright. 23
- Approval of 24
 the Journal 25
 On motion of Senator Snyder, the Journal of Tuesday, April 7, 2026, was approved as 26
 corrected by the Secretary. 27

SENATE SERVICES REPORT

- Correctly Printed:** SB26-155 and 156; SM26-001. 30
- Correctly Engrossed:** SB26-090, 103, 136, and 144; SJR26-018. 31
- Correctly Revised:** HB26-1081, 1208, 1237, and 1239. 32
- Correctly Rerevised:** HB26-1079, 1101, 1107, 1135, 1215, 1216, 1217, 1218, 1219, 1220, 33
 1238, 1293, 1294, 1295, 1296, 1297, 1303, and 1311. 34

COMMITTEE OF REFERENCE REPORTS

- Finance 35
 After consideration on the merits, the Committee recommends that **SB26-151** be **referred** 36
 to the Committee on Appropriations with favorable recommendation. 37
- Finance 38
 After consideration on the merits, the Committee recommends that **HB26-1053** be 39
amended as follows, and as so amended, be referred to the Committee on Appropriations 40
 with favorable recommendation. 41
 - Amend reengrossed bill, page 4, strike lines 4 through 27. 42
 - Page 5, strike lines 1 through 5. 43
 - ReNUMBER succeeding sections accordingly. 44
 - Page 9, line 4, strike "section 5" and substitute "section 4". 45
 - Page 9, line 5, strike "section 6" and substitute "section 5". 46
 - Page 9, lines 6 and 7, strike "section 7" and substitute "section 6". 47
 - Page 9, line 18, strike "section 5" and substitute "section 4". 48
 - Page 9, line 19, strike "section 6" and substitute "section 5". 49
 - Page 9, lines 20 and 21, strike "section 7" and substitute "section 6". 50

Finance After consideration on the merits, the Committee recommends that **HB26-1102** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 4, strike lines 17 through 27.

Page 5, strike lines 1 through 24.

Renumber succeeding sections accordingly.

Page 7, line 18, strike "sections 1, 2, 4, and 5" and substitute "sections 1 through 4".

Page 7, line 21, strike "sections 1, 4, and 5" and substitute "sections 1, 3, and 4".

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB26-1126** be **referred** to the Committee of the Whole with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB26-1202** be **referred** to the Committee of the Whole with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB26-1265** be **referred** to the Committee of the Whole with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB26-1302** be **referred** to the Committee of the Whole with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **SB26-143** be **referred** to the Committee of the Whole with favorable recommendation.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1237 by Representative(s) Smith and Taggart; also Senator(s) **Lindstedt**--Concerning modifications to select statutory provisions to improve transportation safety.

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

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	E	Jodeh	E	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Exum, Marchman, and Roberts.

HB26-1239 by Representative(s) Goldstein and Richardson; also Senator(s) **Mullica**-- Concerning modifications to a county's enforcement authority in connection with property in the county.

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

YES	29	NO	3	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	E	Jodeh	E	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Marchman, and Roberts.

SB26-136 by Senator(s) **Pelton R. and Coleman**; also Representative(s) English and Suckla-- Concerning the reporting of missing livestock to the department of agriculture.

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

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	E	Jodeh	E	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Baisley, Benavidez, Bridges, Bright, Catlin, Cutter, Danielson, Exum, Frizell, Gonzales J., Kipp, Kirkmeyer, Kolker, Liston, Marchman, Mullica, Pelton B., Rich, Roberts, Simpson, Wallace, Weissman, and Zamora Wilson.

At the order of the President, Senators Carson and Jodeh were added to the current roll call

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:

SB26-066 by Senator(s) **Jodeh and Carson**; also Representative(s) Jackson--Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

Laid over until Thursday, April 9, 2026.

SB26-144 by Senator(s) **Frizell and Lindstedt**; also Representative(s) Winter T. and Camacho-- Concerning the collection of delinquent property taxes by tax lien sale, and, in connection therewith, modifying the structure and authority for treasurers to charge certain fees, amending the process for the sale of tax liens, and recreating and reenacting with amendments the process for obtaining a treasurer's deed after public auction of a property subject to tax lien.

A majority of those elected to the Senate having voted in the affirmative, Senator Frizell was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.007), by Senator Frizell.

Amend engrossed bill, page 43, line 16, strike "**recreate**" and substitute "**repeal**".

The amendment was **passed** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Coleman, Kipp, Marchman, Roberts, and Snyder.

HB26-1081 by Representative(s) Camacho and Duran; also Senator(s) **Roberts**--Concerning measures to optimize Colorado's electric transmission system.

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

YES	30	NO	4	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Bridges, Coleman, Cutter, Gonzales J., Jodeh, Kipp, Lindstedt, Mullica, Simpson, Wallace, and Weissman.

HB26-1208 by Representative(s) Velasco, Joseph, Paschal, Smith; also Senator(s) **Lindstedt and Exum**--Concerning the continuation of the compliance advisory panel to the air pollution control division in the department of public health and environment.

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

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	E	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Amabile, Coleman, Cutter, Gonzales J., Jodeh, Kipp, Wallace, and Weissman.

SB26-103 by Senator(s) **Kolker and Marchman**; also Representative(s) Bacon and Lukens--Concerning public schools, and, in connection therewith, creating a specialized school policy for at-risk students.

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

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	E	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

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

Co-sponsor(s) added: Co-sponsor(s) added: Benavidez, Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Snyder, Sullivan, Wallace, and Weissman.

SB26-090 by Senator(s) **Carson and Snyder**; also Representative(s) Hartsook--Concerning exempting critical infrastructure from the "Consumer Repair Bill of Rights Act".

Laid over until Thursday, April 9, 2026.

At the order of the President, Senator Ball was added to the current roll call.

Committee of the Whole On motion of Senator Lindstedt, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Lindstedt was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

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

HB26-1229 by Representative(s) Taggart and Feret; also Senator(s) **Amabile and Rich**--Concerning authorizing the health disparities and community grant program to consider the human-animal bond as a social determinant of health.

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

HB26-1244 by Representative(s) Slauch and Joseph; also Senator(s) **Frizell and Exum**--Concerning considerations for the department of public health and environment to use as a basis for making distributions from the nursing home penalty cash fund.

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

SB26-153 by Senator(s) **Kolker and Simpson**; also Representative(s) Bacon and Martinez--Concerning graduate academic requirements for a licensed school counselor, and, in connection therewith, establishing a minimum number of credit hours required for special services licensure with a school counselor endorsement.

Ordered engrossed 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 Lindstedt, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1229, HB26-1244, SB26-153.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the General Orders -- Second Reading of Bills calendar of Wednesday, April 8 was laid over until Thursday, April 9, retaining its place on the calendar.

CONSIDERATION OF RESOLUTIONS

HJR26-1024 by Representative(s) Soper and McCluskie; also Senator(s) **Catlin and Coleman**--Concerning the designation of State Highway 92 in Delta County from Mile Marker 3 to Mile Marker 7 as the "Educators and Teachers Memorial Highway".

On motion of Senator Coleman, the resolution was read at length and **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

SENATE ADHERENCE ON SB26-087

SB26-087 by Senator(s) **Wallace and Pelton B.**; also Representative(s) Nguyen and Lindsay-- Concerning authorizing legislative leave from employment during a legislative session for certain members of the general assembly.

Senator Wallace moved that the Senate adhere to its position. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
COMMISSION ON AGING

effective September 2, 2025 for terms ending September 1, 2028:

Danelle Hubbard of Centennial, Colorado, to serve as a member with expertise in dementia, appointed;

Peter Hynes of Glendale, Colorado, to serve as a representative of the housing sector, appointed;

Laura Kinder of Boulder, Colorado, to serve as a representative of the Second Congressional District 2, appointed;

Jake McGuire of Denver, Colorado, to serve as a member with knowledge of transportation, reappointed;

Ellen Taxman of Boulder, Colorado, to serve as a representative of an organization providing home & community based services, reappointed;

Jodi Waterhouse of Denver, Colorado, to serve as a representative of higher education, reappointed.

for a term ending September 1, 2027:

Kate McLagan Bond of Denver, Colorado, to serve as a representative of the workforce, occasioned by the resignation of Barbara Kreisman of Fraser, Colorado, appointed;

for a term ending September 1, 2028:

Erin Alt of Wellington, Colorado, to serve as a Director of an Area Agency on Aging, occasioned by the resignation of Christine Vogel of Boulder, Colorado, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE SOLID AND HAZARDOUS WASTE COMMISSION

for terms expiring August 1, 2028:

Josh Radoff of Boulder, Colorado, to represent the academic community, appointed;

Aaron Byrne of Dillon, Colorado, to represent the government community, appointed;

effective August 2, 2025 for terms expiring August 1, 2028:

Joe Schieffelin of Wheat Ridge, Colorado, to represent the public at large, appointed;

John Briest of Parker, Colorado, to represent the public at large, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Health & Human Services

After consideration on the merits, the Committee recommends that HB26-1019 be referred to the Committee of the Whole with favorable recommendation.

Health & Human Services

After consideration on the merits, the Committee recommends that SB26-006 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 2, line 7, after "(2.5)" insert "(a)".

Page 2, line 9, strike "(a)" and substitute "(I)".

Page 3, strike lines 2 through 4 and substitute:

"(II) THERE IS AT LEAST ONE NON-OPIOID PRESCRIPTION DRUG AVAILABLE AS A CLINICALLY APPROPRIATE ALTERNATIVE FOR AN OPIOID PRESCRIPTION DRUG; AND".

Page 3, line 5, strike "(c)" and substitute "(III)".

Page 3, after line 9 insert:

"(b) THIS SUBSECTION (2.5) DOES NOT APPLY TO A GROUP BENEFIT PLAN ISSUED PURSUANT TO THE "STATE EMPLOYEE GROUP BENEFITS ACT", PART 6 OF ARTICLE 50 OF TITLE 24."

Page 3, strike lines 10 through 27.

Page 4, strike lines 1 through 8.

Re-number succeeding section accordingly.

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:

EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HEALTHCARE POLICY AND FINANCING

for a term expiring at the pleasure of the Governor:

Gretchen Hammer of Denver, Colorado, appointed.

INTRODUCTION OF BILLS -- FIRST READING

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

- SB26-157** by Senator(s) **Pelton R. and Hinrichsen**; --Concerning the abandonment of a town that has critical water infrastructure for the residents of the town.
Local Government & Housing
- HB26-1300** by Representative(s) Woodrow and Soper; also Senator(s) **Kipp**--Concerning the ability of a health service district to provide affordable housing services.
Local Government & Housing
- HB26-1313** by Representative(s) Boesenecker and Stewart R.; also Senator(s) **Ball**--Concerning the adjustment of requirements for governments to receive funding from the statewide affordable housing fund.
Local Government & Housing

DELIVERY TO THE GOVERNOR

To the Governor for signature on Wednesday, April 8, 2026, at 11:30 AM:
SB26-009, 014, 018, 021, 025, 026, 031, 047, 053, 054, 061, 077, 084, 088, 110, 118, and 126.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE GOVERNOR

Appointment

Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows:

April 2, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, reappoint, and submit to your consideration, the following:

MEMBERS OF THE
CLEAN TRANSIT ENTERPRISE

for terms expiring September 28, 2029:

Diane Barrett of Denver, Colorado, to serve as a member of the Transportation Commission and have statewide transportation expertise, appointed;

Cris Jones of Boulder, Colorado, to serve as a representative of an urban area and have transit expertise, reappointed;

David Averill of Telluride, Colorado, to serve as a representative of a rural area and have transit expertise, reappointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 04/02/26
Justin Shofler, Managing Clerk

Committee on Transportation & Energy

Journal correction:

Page 596, line 29, after "line" strike ",".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m.,
Thursday, April 9, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

86th Legislative Day Thursday, April 9, 2026

- Prayer 10
 By Senator Zamora Wilson. 11
- Call to Order 12
 By the President at 9:00 a.m. 13
- Roll Call 14
 Present--30. 15
 Remote--1, Daugherty. 16
 Excused--5, Ball, Cutter, Gonzales, Kirkmeyer, Liston. 17
 Present later--4, Ball, Cutter, Gonzales, Kirkmeyer. 18
- Quorum 19
 The President announced a quorum present. 20
- Pledge 21
 By Senator Bright. 22
- Approval of the Journal 23
 On motion of Senator Snyder, the Journal of Wednesday, April 8, 2026, was approved as corrected by the Secretary. 24

SENATE SERVICES REPORT

- Correctly Printed:** SB26-157. 25
- Correctly Engrossed:** SB26-153. 26
- Correctly Reengrossed:** SB26-103, 136, and 144. 27
- Correctly Revised:** HB26-1229 and 1244; HJR26-1024. 28
- Correctly Rerevised:** HB26-1081, 1208, 1237, and 1239. 29

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions. 30

CONSIDERATION OF RESOLUTIONS

SJR26-020 by Senator(s) **Pelton R.**; also Representative(s) Johnson and Garcia Sander--Concerning the recognition of April 9, 2026, as "Home Education Day" in Colorado. 31

On motion of Senator Pelton R., the resolution was read at length and **adopted** by the following roll call vote: 32

YES	30	NO	0	EXCUSED	5	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	E	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	E	Kirkmeyer	E	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Danielson, Daugherty, Exum, Frizell, Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Marchman, Mullica, Pelton B., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson. 33

At the order of the President, Senators Ball, Cutter and Gonzales were added to the current roll call.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

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

HB26-1229 by Representative(s) Taggart and Feret; also Senator(s) **Amabile and Rich**--Concerning authorizing the health disparities and community grant program to consider the human-animal bond as a social determinant of health.

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

YES	30	NO	3	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

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

Co-sponsor(s) added: Benavidez, Carson, Coleman, Cutter, Jodeh, Kipp, Kolker, Marchman, Wallace, and Weissman.

HB26-1244 by Representative(s) Slaugh and Joseph; also Senator(s) **Frizell and Exum**--Concerning considerations for the department of public health and environment to use as a basis for making distributions from the nursing home penalty cash fund.

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

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

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

Co-sponsor(s) added: Coleman and Pelton R.

SB26-153 by Senator(s) **Kolker and Simpson**; also Representative(s) Bacon and Martinez--Concerning graduate academic requirements for a licensed school counselor, and, in connection therewith, establishing a minimum number of credit hours required for special services licensure with a school counselor endorsement.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Frizell, Gonzales J., Jodeh, Kipp, Lindstedt, Marchman, Rodriguez, Sullivan, and Wallace.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Third Reading -- Final Passage Calendar (SB26-066, SB26-090) of Thursday, April 9, was laid over until, Friday, April 10, retaining its place on the calendar

Committee of the Whole On motion of Senator Ball, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Ball was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-072 by Senator(s) **Carson and Snyder**; --Concerning increasing criminal penalties related to assaultive conduct with a motor vehicle, and, in connection therewith, adding the conduct of causing the death of another person with a motor vehicle to the crime of criminally negligent homicide.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, April 7, page(s) 583 and placed in members' bill files.)

As amended, ordered engrossed 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 Ball, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-072, as amended.

Committee of the Whole On motion of Senator Ball, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills, and Senator Ball was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-134 by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks.

Laid over until Friday, April 10, 2026.

HB26-1084 by Representative(s) Espenoza and Camacho; also Senator(s) **Weissman and Lindstedt**--Concerning voter transparency requirements to expand information about the funding of initiated statewide ballot measures, and, in connection therewith, requiring the ballot title and abstract of the fiscal impact statement for certain initiated statewide ballot measures to identify the main areas of state expenditure that would be affected by the measure.

Laid over until Friday, April 10, 2026.

SB26-140 by Senator(s) **Frizell and Marchman**, Amabile, Bright, Carson, Jodeh, Kirkmeyer, Simpson; also Representative(s) Gilchrist and Johnson, Bradfield, Hartsook, Joseph, Taggart--Concerning exempting certain drugs from the scope of affordability reviews conducted by the Colorado prescription drug affordability review board.

Ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1268 by Representative(s) McCormick and Smith; also Senator(s) **Lindstedt**--Concerning measures to advance renewable energy projects on previously disturbed lands through the designation of renewable energy reinvestment areas.

Amendment No. 1(L.005), by Senator Lindstedt.

Amend reengrossed bill, page 6, line 22, strike "AREA;" and substitute "AREA AND HOLD ONE OR MORE PUBLIC HEARINGS REGARDING APPLICATIONS FOR ANY CONSTRUCTION PERMITS REQUIRED FOR EACH PROPOSED ELIGIBLE PROJECT IN THE RENEWABLE ENERGY REINVESTMENT AREA;"

Page 7, line 1, after "30-31-109;" insert "AND".

Page 7, line 5, strike "IS" and substitute "INCLUDES COMMUNITY MEETINGS THAT ARE".

Page 7, strike lines 7 through 16 and substitute "REGARDING THE DESIGNATION.".

As amended, ordered revised and placed on the calendar for third reading and final passage.

At the order of the President, Senator Kirkmeyer was added to the current roll call.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Ball, the report of the Committee of the Whole was adopted on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-140, HB26-1268, as amended.
Laid over until Friday, April 10: SB26-134, HB26-1084.

COMMITTEE OF REFERENCE REPORTS

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **SB26-150** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 7, lines 6 and 7, strike "(3)(c) and (3)(d)" and substitute "(3)(c), (3)(d), and (3)(e)".

Page 7, strike lines 12 through 27 and substitute:

"(c) ON OR BEFORE DECEMBER 31, 2026, THE DISTRICT SHALL CONTRACT WITH AN INDEPENDENT THIRD-PARTY ENTITY TO CONDUCT A COMPREHENSIVE PARATRANSIT SERVICE STUDY AND SHALL SUBMIT THE STUDY TO THE HOUSE OF REPRESENTATIVES TRANSPORTATION, HOUSING, AND LOCAL GOVERNMENT COMMITTEE AND THE SENATE TRANSPORTATION AND ENERGY COMMITTEE. WITHIN NINETY DAYS OF COMPLETING THE STUDY, THE DISTRICT SHALL PRESENT THE STUDY TO A JOINT MEETING OF THE HOUSE OF REPRESENTATIVES TRANSPORTATION, HOUSING, AND LOCAL GOVERNMENT COMMITTEE AND THE SENATE TRANSPORTATION AND ENERGY COMMITTEE. THE DISTRICT SHALL REQUIRE THAT THE INDEPENDENT THIRD-PARTY ENTITY PROVIDE QUARTERLY UPDATES ON THE PROGRESS OF THE STUDY TO THE BOARD. THE STUDY MUST INCLUDE:

(I) A NEEDS ASSESSMENT OF THE POPULATION, NEEDS, AND SERVICE GAPS FOR RIDERS IN THE DISTRICT WITH DISABILITIES THAT INCLUDES AN ANALYSIS OF RIDER-LEVEL AND TRIP-LEVEL DATA, INCLUDING THE DISTRIBUTION OF TRIP FREQUENCY, IDENTIFICATION OF HIGH-UTILIZATION RIDERS, CHANGES IN RIDERSHIP PATTERNS FOLLOWING THE JANUARY 1, 2026, FARE AND SUBSIDY CHANGES, IMPACTS OF THOSE CHANGES ON FREQUENT AND HIGH-NEED RIDERS, AND REDUCTION OF ACCESS TO SERVICE DUE TO LOSS SERVICE OR ECONOMIC HARDSHIP FROM FARE CHANGES;

(II) A COST-BENEFIT ASSESSMENT WITH LONG-TERM PROJECTIONS BETWEEN COST REDUCTIONS AND SERVICE AVAILABILITY OR ACCESS OF PARATRANSIT SERVICE DELIVERY MODELS FOR ACCESS-A-RIDE AND ACCESS-ON-DEMAND, INCLUDING INTEGRATED, HYBRID, STAND-ALONE, AND

ALTERNATIVE SERVICE SCENARIOS, AND INCLUDING ANALYSIS OF CHANGES TO FARE LEVELS, SUBSIDIES, AND SERVICE LIMITS. THE ASSESSMENT MUST INCLUDE PEER AGENCY COMPARISONS AND USE STANDARDIZED COST DEFINITIONS AND METHODOLOGY, ANALYSIS OF COST PER TRIP AND PER RIDER, AND IDENTIFICATION OF KEY COST DRIVERS, SUCH AS DISTINCTIONS BETWEEN FIXED AND VARIABLE COSTS;

(III) A DEFINITION OF MEASURABLE PERFORMANCE METRICS RELATED TO ACCESS, RELIABILITY, EQUITY, AND COST-EFFECTIVENESS;"

Page 8, strike lines 1 through 6.

Page 8, before line 7 insert:

"(IV) AN ASSESSMENT OF OPPORTUNITIES TO COLLABORATE WITH LOCAL AND REGIONAL PARTNERS TO ADDRESS SERVICE GAPS;

(V) ENGAGEMENT WITH PARATRANSIT USERS, RIDERS WITH DISABILITIES, SERVICE PROVIDERS, AND OTHER KEY STAKEHOLDERS AND DOCUMENTATION OF HOW STAKEHOLDER INPUT INFORMED FINDINGS;

(VI) AN ASSESSMENT OF SYSTEM PERFORMANCE, INCLUDING RELIABILITY METRICS, TRIP DENIALS, WAIT TIMES, ON-TIME PERFORMANCE, AND RIDER EXPERIENCE ACROSS SERVICE MODES, IDENTIFICATION OF ANY CAPACITY CONSTRAINTS OR SERVICE LIMITATIONS, AND AN ASSESSMENT OF INNOVATIVE, TECHNOLOGY-ENABLED SERVICE MODELS; AND

(VII) AN ASSESSMENT OF BARRIERS FOR PARATRANSIT RIDERS AND RIDERS WITH DISABILITIES TO ACCESS A LOW-INCOME FARE DISCOUNT.

(d) ON OR BEFORE DECEMBER 31, 2027, THE DISTRICT SHALL COMPLETE, ADOPT, AND BEGIN IMPLEMENTING AN ACCESSIBLE TRANSPORTATION SERVICE PLAN INFORMED BY THE COMPREHENSIVE PARATRANSIT SERVICE STUDY. THE DISTRICT SHALL PRESENT THE PLAN TO A JOINT MEETING OF THE HOUSE OF REPRESENTATIVES TRANSPORTATION, HOUSING, AND LOCAL GOVERNMENT COMMITTEE AND THE SENATE TRANSPORTATION AND ENERGY COMMITTEE WITHIN NINETY DAYS OF COMPLETING THE PLAN. THE PLAN MUST INCLUDE:

(I) A HOLISTIC VISION FOR PROVIDING APPROPRIATE AND ACCESSIBLE TRANSPORTATION SERVICE TO RIDERS WITH DISABILITIES IN THE DISTRICT;

(II) THE ESTABLISHMENT OF AN OVERARCHING FRAMEWORK TO GUIDE FUTURE PARATRANSIT DECISION-MAKING, INCLUDING MEASURABLE METRICS OF PERFORMANCE IN ACCESS, RELIABILITY, EQUITY, AND COST-EFFECTIVENESS;

(III) A FRAMEWORK FOR FISCAL SUSTAINABILITY INFORMED BY CONSIDERATIONS OF LONG-TERM COST PROJECTIONS, TRADEOFFS BETWEEN SERVICES, AND PEER AGENCY COMPARISONS;

(IV) A FRAMEWORK FOR THE USE OF ANY INNOVATIVE AND TECHNOLOGY-ENABLED SERVICE MODELS; AND

(V) AN IMPLEMENTATION FRAMEWORK WITH TIMELINES, PRIORITY ACTIONS, REPORTING ON IMPLEMENTATION PROGRESS."

Page 8, line 7, strike "(d)" and substitute "(e)".

Page 8, line 16, after "(1)(e)," add "(1)(f)".

Page 10, after line 12 insert:

"(f) ON OR BEFORE THE FIRST DAY OF EACH YEAR THAT THE INDEPENDENT LEGISLATIVE REDISTRICTING COMMISSION MEETS TO APPORTION THE COMPOSITION OF THE BOARD IN ACCORDANCE WITH SUBSECTION (1)(e) OF THIS SECTION, THE DISTRICT SHALL PROVIDE DATA REGARDING THE GEOGRAPHIC DISTRIBUTION OF RIDERSHIP AND ANY OTHER DISTRICT RIDERSHIP INFORMATION NEEDED TO CREATE DIRECTOR DISTRICTS TO THE INDEPENDENT LEGISLATIVE REDISTRICTING COMMISSION."

Page 10, line 26, strike "LIMIT." and substitute "LIMIT, BUT A MEMBER SHALL NOT SERVE MORE THAN EIGHT TOTAL YEARS ON THE BOARD. A TERM THAT A MEMBER SERVED ON THE BOARD PRIOR TO JANUARY 1, 2029, COUNTS TOWARD THAT MEMBER'S TWO-TERM LIMIT."

Page 15, line 18, after "SHALL" insert "REPRESENT DIVERSE GEOGRAPHIC AREAS OF THE DISTRICT, INCLUDING SUBURBAN COUNTIES, AND SHALL".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 16, line 2, strike "SUCH AS COMMUNITIES AFFECTED BY" and substitute "AS THAT TERM IS DEFINED IN SECTION 24-4-109 (2)(b)(II).".

Page 16, strike lines 3 and 4.

Page 16, line 8, strike "MEMBERS." and substitute "MEMBERS, AND SHALL ENSURE THAT THE APPOINTED MEMBERS REPRESENT DIVERSE GEOGRAPHIC AREAS OF THE DISTRICT, INCLUDING SUBURBAN COUNTIES.".

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **HB26-1228** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-133** be referred to the Committee on Appropriations with favorable recommendation.

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-127** be postponed indefinitely.

Local
Government
& Housing

After consideration on the merits, the Committee recommends that **HB26-1045** be referred to the Committee of the Whole with favorable recommendation.

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **HB26-1113** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 4, line 3, strike "(49.3)(c), and (49.9);" and substitute "(49.9), and (51);".

Page 5, strike lines 10 through 16.

Page 5, after line 21 insert:

"(51) "Watcher" means an eligible elector other than a candidate on the ballot who has been selected by a political party chairperson on behalf of the political party; by a party candidate at a primary election, by an unaffiliated candidate at a general, congressional vacancy, or nonpartisan election; or by a person designated by either the opponents or the proponents in the case of a ballot issue or ballot question. "Watcher" also means an eligible elector selected by a candidate on the ballot for the office of United States senator, representative in congress, any state office or district office of state concern, or any county office who is subject to a recount. If selected by a political party chairperson or a party candidate, the watcher must be affiliated with that political party or unaffiliated as shown in the statewide voter registration system. If selected by an unaffiliated candidate, the watcher must be unaffiliated as shown in the statewide voter registration system. A PERSON SHALL NOT BE SELECTED AS A WATCHER IF THE PERSON HAS BEEN CONVICTED OF ANY ELECTION OFFENSE SPECIFIED IN ARTICLE 13 OF THIS TITLE 1 OR ANY SIMILAR ELECTION OFFENSE IN ANOTHER STATE OR HAS BEEN CONVICTED OF COMMITTING OR CONSPIRACY TO COMMIT SEDITION, INSURRECTION, TREASON, CONSPIRACY TO OVERTHROW GOVERNMENT BY USE OF PHYSICAL FORCE OR VIOLENCE, OR ANY SIMILAR FEDERAL OFFENSE.".

Page 5, strike lines 22 through 27.

Strike page 6.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 7, strike lines 1 and 2.

Page 7, after line 2 insert:

"SECTION 2. In Colorado Revised Statutes, 1-1-107, add (2)(e) as follows:

1-1-107. Powers and duties of secretary of state - penalty.

(2) In addition to any other powers prescribed by law, the secretary of state has the following powers:

(e) (I) TO, IN CONSULTATION WITH THE GOVERNOR AND, AS PRACTICABLE, THE ELECTION EMERGENCY ADVISORY GROUP ESTABLISHED IN SUBSECTION (2)(e)(II) OF THIS SECTION, ADOPT RULES AS NECESSARY FOR THE PROPER ADMINISTRATION OF AN ELECTION AND TO GIVE EFFECT TO SECTION 1-1-103 (1), IF THE GOVERNOR DECLARES A DISASTER EMERGENCY PURSUANT TO SECTION 24-33.5-704 (4) DUE TO THE INABILITY TO STRICTLY COMPLY WITH THIS CODE, INCLUDING THE SUSPENSION OF ANY LAW PURSUANT TO SECTION 24-33.5-704 (7)(a).

(II) IF THE GOVERNOR DECLARES A DISASTER EMERGENCY PURSUANT TO SECTION 24-33.5-704 (4) DUE TO INABILITY TO STRICTLY COMPLY WITH THIS CODE, THE GOVERNOR SHALL ESTABLISH THE ELECTION EMERGENCY ADVISORY GROUP. THE SECRETARY OF STATE AND GOVERNOR SHALL CONSULT AS PRACTICABLE WITH THE ELECTION EMERGENCY ADVISORY GROUP ON EMERGENCY ORDERS OR RULES THAT THE SECRETARY OF STATE MAY ADOPT AS MAY BE NECESSARY TO ENSURE THE PROPER ADMINISTRATION OF AN ELECTION AND TO GIVE EFFECT TO SECTION 1-1-103 (1).

(III) THE ELECTION EMERGENCY ADVISORY GROUP CONSISTS OF SIX MEMBERS APPOINTED AS FOLLOWS:

(A) ONE REPRESENTATIVE FROM THE GOVERNOR'S OFFICE, APPOINTED BY THE GOVERNOR;

(B) ONE REPRESENTATIVE FROM THE SECRETARY OF STATE'S OFFICE, APPOINTED BY THE SECRETARY OF STATE;

(C) TWO CURRENT OR FORMER COUNTY CLERKS FROM DIFFERENT MAJOR POLITICAL PARTIES, APPOINTED BY THE GOVERNOR IN CONSULTATION WITH THE SECRETARY OF STATE; AND

(D) TWO INDIVIDUALS FROM DIFFERENT MAJOR POLITICAL PARTIES, WITH EXPERTISE ON STATE OR FEDERAL ELECTION LAW, ADMINISTERING ELECTIONS, VOTING, OR ANOTHER RELEVANT TOPIC, APPOINTED BY THE GOVERNOR IN CONSULTATION WITH THE SECRETARY OF STATE.

(IV) THIS SUBSECTION (2)(e) IS REPEALED, EFFECTIVE JANUARY 31, 2031."

Page 7, strike lines 18 through 27.

Page 8, strike lines 1 through 9.

Re-number succeeding sections accordingly.

Page 12, line 6, strike "THE" and substitute "BEGINNING JANUARY 1, 2027, THE".

Page 12, lines 7 and 8, strike "WILL BE EIGHTEEN YEARS OF AGE ON OR BEFORE THE NEXT ELECTION" and substitute "IS SEVENTEEN YEARS AND SIX MONTHS OLD".

Page 12, line 11, strike "AT ANY TIME DURING THE".

Page 12, strike line 12 and substitute "IF THE PREREGISTRANT PROVIDES THEIR NAME, ZIP CODE, DATE OF BIRTH, AND EITHER THE LAST FOUR DIGITS OF THEIR SOCIAL SECURITY NUMBER OR THEIR DRIVER'S LICENSE OR STATE-ISSUED IDENTIFICATION NUMBER."

Page 16, after line 8, insert:

"SECTION 12. In Colorado Revised Statutes, amend 1-2-603 as follows:

1-2-603. Notification that elector has moved and registered in different county.

(1) If the elector registers to vote in another county, the county clerk

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

and recorder of the elector's new county of residence shall transfer the elector's registration record from the old county ~~in accordance with the following requirements:~~ IF THE ELECTOR PROVIDES A NAME AND AT LEAST TWO OF THE FOLLOWING IDENTIFIERS THAT MATCH THE ELECTOR'S PRIOR REGISTRATION RECORD: DATE OF BIRTH, PRIOR RESIDENCE, DRIVER'S LICENSE OR IDENTIFICATION CARD NUMBER, OR LAST FOUR DIGITS OF SOCIAL SECURITY NUMBER.

(a) ~~If the elector provides a name, date of birth, and prior address and the county clerk and recorder can match the name, date of birth, and prior address to the elector's prior registration record, the elector's registration record shall be transferred from the old county:~~

(b) ~~If the elector provides a name and date of birth but does not provide a prior address, the elector's registration record shall be transferred from the old county only if:~~

(I) ~~The elector provides a driver's license or identification card number; and the county clerk and recorder of the new county of residence can match the name, date of birth, and driver's license or identification card number to the elector's prior registration record; or~~

(II) ~~The elector provides a social security number; and the county clerk and recorder of the new county of residence can match the name, date of birth; and social security number to the elector's prior registration record:~~

(c) ~~If the elector does not provide a prior address, driver's license number, or social security number, the registration record shall not be transferred from the old county unless the elector submits additional information that complies with the requirements of this subsection (1):~~ The county clerk and recorder of the county of prior residence may send notice to the elector by forwardable mail to the elector's address of record. Any such notice shall have a returnable portion that has the return postage prepaid and is preaddressed to the sending county clerk and recorder, and shall include an area for the elector to indicate if the elector has moved to another county and wishes to have ~~his or her~~ registration record transferred from the old county.

(2) If a county clerk and recorder receives a notice from the secretary of state or from an election official in another state that the elector has registered to vote in another state, the county clerk and recorder of the county of prior residence shall cancel the registration record if the name and ~~birth date or the name and social security number of the elector match:~~ AND AT LEAST TWO OF THE FOLLOWING IDENTIFIERS MATCH: DATE OF BIRTH, PRIOR RESIDENCE, DRIVER'S LICENSE OR IDENTIFICATION CARD NUMBER, OR LAST FOUR DIGITS OF SOCIAL SECURITY NUMBER.

SECTION 13. In Colorado Revised Statutes, 1-2-604, **amend** (3)(a) as follows:

1-2-604. Cancellation of electors with multiple registrations.

(3) (a) The county clerk and recorder may not cancel the registration record pursuant to subsection (1) of this section unless there is a match in the county's registration records and the statewide voter registration database with respect to, at a minimum, the ~~following types of identifying information:~~ ELECTOR'S NAME AND AT LEAST TWO OF THE FOLLOWING IDENTIFIERS: DATE OF BIRTH, PRIOR RESIDENCE, DRIVER'S LICENSE OR IDENTIFICATION CARD NUMBER, OR LAST FOUR DIGITS OF SOCIAL SECURITY NUMBER.

(I) ~~The elector's name, date of birth, and prior residence; or~~

(II) ~~The elector's name, date of birth, and driver's license number or social security number."~~

Re-number succeeding sections accordingly.

Page 18, line 19, strike "(2)" and substitute "(2); and **add** (3)".

Page 19, after line 14, insert:

"(3)(a) ANY VACANCY IN NOMINATION WHICH OCCURS AFTER THE DATE OF THE CONVENTION OR COMMITTEE DESCRIBED IN THIS SECTION SHALL BE FILLED BY THE PARTY IN ACCORDANCE WITH PARTY RULES.

(b) WHEN A VACANCY IN A PARTY NOMINATION IS FILLED PRIOR TO THE BALLOTS BEING PRINTED, THE SECRETARY OF STATE SHALL DIRECT EACH COUNTY CLERK AND RECORDER TO PRINT THE NAME OF THE REPLACEMENT CANDIDATE ON THE BALLOT.

(c) WHEN A VACANCY IN A PARTY NOMINATION IS FILLED SUBSEQUENT

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

TO THE BALLOTS BEING PRINTED, THE SECRETARY OF STATE SHALL DIRECT EACH COUNTY CLERK AND RECORDER TO:

(I) PROMINENTLY POST, ON THE DESIGNATED ELECTION OFFICIAL'S WEBSITE AND IN EACH VOTER SERVICE AND POLLING CENTER, A NOTICE OF THE VACANCY AND THE NAME OF THE REPLACEMENT CANDIDATE; AND

(II) EITHER PRINT AND PLACE ON THE SAMPLE BALLOT, WHICH IS DELIVERED TO THE ELECTION JUDGES AND POSTED PURSUANT TO SECTION 1-5-413, A STICKER OF A DIFFERENT COLOR THAN THE SAMPLE BALLOT INDICATING THE NAME OF THE REPLACEMENT CANDIDATE OR REPRINT THE SAMPLE BALLOT WITH THE NAME OF THE REPLACEMENT CANDIDATE IN A DIFFERENT COLOR.

(d) VOTES CAST FOR THE CANDIDATE WHO VACATED THE NOMINATION MUST BE COUNTED AS VOTES FOR THE REPLACEMENT CANDIDATE."

Page 36, lines 25 and 26, strike "Except as otherwise provided in subsection (1)(b) of this section, the" and substitute "Except as otherwise provided in subsection (1)(b) of this section; The".

Page 37, line 3, after "COMMISSIONERS," insert "ACQUIRE AND".

Page 37, strike lines 10 and 11 and substitute "of 1992", the governing body of any political subdivision shall, upon consultation with the designated".

Page 37, line 16, strike "election COUNTY CLERK AND RECORDER, ACQUIRE AND" and substitute "election:".

Page 37, strike lines 17 through 19.

Page 42, strike line 18 and substitute "reporting.".

Page 43, line 16, strike "AND".

Page 43, line 17, strike "BRIEF".

Page 43, line 20, strike "LIKELY CAUSE OF THE BACK-UPS OR DELAYS." and substitute "THE KNOWN, PROBABLE, OR POSSIBLE CAUSE OF OR CAUSAL FACTORS THAT MAY HAVE CONTRIBUTED TO THE BACK-UPS OR DELAYS AND DETERMINATION OF WHETHER THE CAUSE OR CAUSAL FACTORS ARE REASONABLY LIKELY TO PERSIST OR REOCCUR AT FUTURE ELECTIONS.".

Page 43, after line 20, insert:

"(VIII) A REMEDIATION PLAN TO AVOID OR MINIMIZE WAIT TIMES EXCEEDING ONE HOUR, WHICH MAY INCLUDE A PROPOSAL FOR ADDITIONAL VOTER SERVICE AND POLLING CENTERS OR A PROPOSAL FOR THE USE OF NEW SITES FOR EXISTING CENTERS, ADDITIONAL CHECK-IN STATIONS, VOTING BOOTHS, BALLOT MARKING DEVICES AND BALLOT ON DEMAND SYSTEMS, PRINTERS OR OTHER EQUIPMENT, ADDITIONAL STAFF OR ELECTION JUDGES, OR CHANGES IN THE ALLOCATION OF DUTIES AMONG ELECTION JUDGES AND STAFF; AND

(IX) A DESCRIPTION OF THE BARRIERS, IF ANY, THAT MAY PREVENT THE COUNTY FROM ENSURING ALL FUTURE CENTER WAIT TIMES DO NOT EXCEED ONE HOUR.".

Page 44, lines 2 and 3, strike "INCLUDE IN THE PLAN, IN ADDITION TO THE INFORMATION REQUIRED BY SECTION 1-7.5-105 (1.3), THE FOLLOWING:" and substitute "INCORPORATE APPROPRIATE REMEDIATION STEPS INTO THE PLAN.".

Page 44, strike lines 4 through 27.

Page 45, strike lines 1 through 4.

Page 46, after line 8, insert:

"SECTION 50. In Colorado Revised Statutes, add 1-7-803 as follows: 1-7-803. Custody and lawful transfer of election records. (1) A DESIGNATED ELECTION OFFICIAL MUST NOT TRANSFER CUSTODY OR CONTROL

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

OF ELECTION RECORDS OR OTHER ELECTION MATERIALS, AS DESIGNATED BY THE SECRETARY OF STATE, TO A THIRD PARTY UNLESS THE TRANSFER IS AUTHORIZED OR REQUIRED BY THE SECRETARY OF STATE OR A MANDATORY LEGAL OBLIGATION IMPOSED BY A COURT OF COMPETENT JURISDICTION.

(2) THE SECRETARY OF STATE MAY ADOPT RULES AS NECESSARY TO ADMINISTER AND ENFORCE THIS SECTION, INCLUDING RULES REGARDING THE CREATION OF AN INVENTORY OF ELECTION RECORDS OR ELECTION MATERIALS TRANSFERRED DUE TO A MANDATORY LEGAL OBLIGATION IMPOSED BY A COURT OF COMPETENT JURISDICTION.

(3) NOTHING IN THIS SECTION ALTERS OR AMENDS THE REQUIREMENTS OR LIMITATIONS FOR OR ANY DUTIES OF A DESIGNATED ELECTION OFFICIAL WITH RESPECT TO THE DISCLOSURE OF PUBLIC RECORDS AS SET FORTH IN THE "COLORADO OPEN RECORDS ACT", SECTION 24-72-200.1 ET SEQ."

Renumber succeeding sections accordingly.

Page 53, strike lines 21 through 27.

Page 54, strikes lines 1 through 6.

Renumber succeeding sections accordingly.

Page 56, after line 19, insert:

"SECTION 62. In Colorado Revised Statutes, **amend** 1-13-711 as follows:

1-13-711. Interference with voter while voting.

Any person who interferes with any voter who is inside the immediate voting area, WITHIN ONE HUNDRED FEET OF ANY BUILDING IN WHICH A POLLING LOCATION OR DROP-OFF LOCATION IS LOCATED, OR WITHIN ONE HUNDRED FEET OF A DROP BOX or is marking a ballot or operating a voting device or electronic voting device at any election provided by law upon conviction shall be punished as provided in section 1-13-111.

SECTION 63. In Colorado Revised Statutes, **amend** 1-13-713 as follows:

1-13-713. Intimidation.

It is unlawful for any person directly or indirectly, by himself or herself or by any other person in his or her behalf, to RECKLESSLY impede, prevent, MAKE A CREDIBLE THREAT, MENACE, INTIMIDATE, or otherwise interfere with the free exercise of the elective franchise of any elector, INCLUDING ANY ELECTOR WHO IS DELIVERING NO MORE THAN TEN MAIL BALLOTS TO A DROP BOX OR DROP-OFF-LOCATION DESIGNATED BY THE COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL, or to compel, induce, or prevail upon any elector either to give or refrain from giving the elector's vote at any election provided by law or to give or refrain from giving the elector's vote for any particular person or measure at any such election. Each such offense is a class 1 misdemeanor.

SECTION 64. In Colorado Revised Statutes, 1-13-724, **amend** (4) as follows:

1-13-724. Unlawfully carrying a firearm at a polling location or drop box - exception - legislative declaration.

(4) This section does not apply to a peace officer, as described in section 16-2.5-101, acting within the scope of the peace officer's authority and in the performance of the peace officer's LAWFUL duties, EXCEPT AS OTHERWISE PROVIDED IN SECTIONS 1-13-713 AND 1-13-726."

Renumber succeeding sections accordingly.

Page 58, after line 2 insert:

"SECTION 66. In Colorado Revised Statutes, 1-13-726, **amend** (3) introductory portion and (6)(b); and **add** (3)(b.5), (5)(e), (5)(f) as follows:

1-13-726. Intimidation of voters or election officials - civil enforcement - short title - definitions.

(3) **Election-related intimidation prohibited.** An individual,

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

whether acting under color of law or otherwise, shall not RECKLESSLY intimidate, ~~threaten~~ MAKE A CREDIBLE THREAT, or coerce or attempt to RECKLESSLY intimidate, ~~threaten~~ MAKE A CREDIBLE THREAT, or coerce, DIRECTLY OR INDIRECTLY, any individual for any of the following:

(b.5) DELIVERING NO MORE THAN TEN MAIL BALLOTS TO A DROP BOX OR DROP-OFF LOCATION DESIGNATED BY THE COUNTY CLERK AND RECORDER OR DESIGNATED ELECTION OFFICIAL;

(5) Right to enforce.

(e) A DISTRICT COURT THAT HAS JURISDICTION OVER ANY SUIT BROUGHT PURSUANT TO THIS SECTION MUST EXPEDITE CONSIDERATION OF THE SUIT AND CONDUCT A FORTHWITH HEARING THEREON. A DISTRICT COURT MAY ORDER SUCH EQUITABLE RELIEF AS IS WARRANTED BY THE FACTS AND APPLICABLE LAW AND DO SO ON AN EMERGENCY BASIS IF WARRANTED.

(f) IF, AT THE TIME OF FILING THE COMPLAINT, AN INDIVIDUAL DEFENDANT CANNOT BE IDENTIFIED BY NAME BECAUSE THE INDIVIDUAL WAS WEARING A MASK OR OTHER DISGUISE OR REFUSED TO PROVIDE IDENTIFYING INFORMATION INCLUDING THE NAME OF THE INDIVIDUAL'S EMPLOYER, WHETHER AN ORGANIZATION OR GOVERNMENT AGENCY, THE PLAINTIFF MAY NAME THE UNKNOWN INDIVIDUAL AND THE INDIVIDUAL'S EMPLOYER AS DEFENDANTS IN THE COMPLAINT FILED PURSUANT TO THIS SECTION.

(6) Relief.

(b) To prevail in a suit to enforce subsection (3) of this section, a plaintiff is not required to prove that a defendant intended to intimidate, threaten, or coerce any individual, except to prove ~~an~~ THAT A DEFENDANT'S ACTS CONSTITUTED A RECKLESS attempt to, DIRECTLY OR INDIRECTLY, intimidate, threaten, or coerce A PERSON IN VOTING OR TO REFRAIN FROM VOTING OR IN DELIVERING NO MORE THAN TEN BALLOTS TO A DROP BOX OR DROP-OFF LOCATION DESIGNATED BY A COUNTY CLERK OR DESIGNATED ELECTION OFFICIAL. A court may nonetheless consider evidence of intent in determining the appropriate relief AND SHALL RETAIN JURISDICTION OVER ANY ATTEMPTS BY THE NAMED DEFENDANTS TO INTIMIDATE, THREATEN, OR COERCE VOTING AT THE LOCATION OR LOCATIONS IDENTIFIED IN A SUIT THROUGH THE DATE OF THE RELEVANT ELECTION."

Renumber succeeding sections accordingly.

Page 60, after line 8 insert:

"SECTION 70. In Colorado Revised Statutes, 24-33.5-703, **amend** (3) as follows:

24-33.5-703. Definitions.

(3) (a) "Disaster" means the occurrence or imminent threat of widespread or severe damage, injury, or loss of life or property resulting from any natural cause or cause of human origin, including but not limited to fire; flood; earthquake; wind; storm; wave action; hazardous substance incident; oil spill or other water contamination requiring emergency action to avert danger or damage; volcanic activity; epidemic; air pollution; blight; drought; infestation; explosion; civil disturbance; hostile military or paramilitary action; a market disruption, including a trade disruption or an atypical disruption in the market that affects production, distribution, or consumption of a product or service; or a condition of riot, insurrection, or invasion existing in the state or in any county, city, town, or district in the state.

(b) (I) "DISASTER" ALSO MEANS THE OCCURRENCE OR IMMINENT THREAT OF THE INABILITY TO STRICTLY COMPLY WITH PROVISIONS OF THE "UNIFORM ELECTION CODE OF 1992", ARTICLES 1 TO 13 OF TITLE 1, FROM ANY NATURAL CAUSE OR CAUSE OF HUMAN ORIGIN.

(II) THIS SUBSECTION (3)(b) IS REPEALED, EFFECTIVE JANUARY 31, 2031."

Renumber succeeding sections accordingly.

Page 60, after line 23, insert:

"SECTION 72. Effective date. This act takes effect upon passage; except that sections 1-7.5-107 (3)(a)(I) and 1-7.5-107 (3)(a)(II), Colorado

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Revised Statutes, amended in section 50 of this act, take effect July 1, 2026."

Renumber succeeding sections accordingly.

Health & Human Services After consideration on the merits, the Committee recommends that **HB26-1305** 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 After consideration on the merits, the Committee recommends that **HB26-1280** be referred to the Committee on Appropriations with favorable recommendation.

Health & Human Services After consideration on the merits, the Committee recommends that **HB26-1116** 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 After consideration on the merits, the Committee recommends that **HB26-1194** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 8, line 24, strike "promoters;" and substitute "promoters,".

Page 8, strike line 25 and substitute "CORNERS, AND OFFICIALS;".

Page 9, line 17, strike "MATCHMAKE,".

Page 9, line 18, strike "MANAGE,".

Agriculture & Natural Resources After consideration on the merits, the Committee recommends that **HB26-1213** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources 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 GEOLOGIC STORAGE STEWARDSHIP ENTERPRISE BOARD

for a term expiring September 1, 2026:

Ashleigh Ross of Golden, Colorado, to serve as an expert in geologic storage, preferably with an actuarial science background as related to evaluating long-term risk of geologic storage facilities, appointed;

for a term expiring September 1, 2027:

Robert Randall of Denver, Colorado, to serve as member with formal training or substantial experience in environmental protection, public health or other relevant fields, appointed;

for a term expiring September 1, 2028:

Anna Littlefield of Evergreen, Colorado, to serve as substantial experience in wellbore monitoring, long-term stewardship or other relevant technical fields, appointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

- SJR26-021** by Senator(s) **Jodeh**; also Representative(s) Zokaie--Concerning designating the month of April as National Arab American Heritage Month.
- Laid over until Monday, April 13, 2026.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- SB26-158** by Senator(s) **Weissman and Ball**; also Representative(s) Carter and Espenosa--Concerning early parole procedures for a youthful offender who has successfully completed a specialized program.
Judiciary
- SB26-159** by Senator(s) **Weissman and Gonzales J.**; also Representative(s) Mabrey and Martinez--Concerning measures for managing the capacity of the department of corrections.
Judiciary

MESSAGE FROM THE GOVERNOR

Appointment Letters of designation and appointment from Governor Jared Polis were read and assigned to committees as follows:

April 7, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
BOARD OF GOVERNORS OF THE
COLORADO STATE UNIVERSITY SYSTEM

for a term expiring December 31, 2028:

Kayla Rael Garcia of Lakewood, Colorado, occasioned by the resignation of Andy Wirth of Manhattan, Montana, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 04/07/26
Justin Shofler, Managing Clerk

Committee on Education

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Journal correction:

Page 603, after line 37, insert --

"CHANGE IN SPONSORSHIP

Upon announcement of President Coleman, Senator Pelton B. was removed as Senate co-prime sponsor on SB26-087 ."

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Friday, April 10, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

87th Legislative Day

Friday, April 10, 2026

Prayer	By Senator Weissman.	10
Call to Order	By the President at 9:00 a.m.	11
Roll Call	Present--31. Remote--1, Daugherty. Excused--4, Bridges, Frizell, Liston, Pelton R. Present later--1, Frizell. Excused later--1, Danielson.	12 13 14 15 16 17 18 19 20 21
Quorum	The President announced a quorum present.	22
Pledge	By Senator Bright.	23
Approval of the Journal	On motion of Senator Snyder, the Journal of Thursday, April 9, 2026, was approved as corrected by the Secretary.	24 25 26 27

SENATE SERVICES REPORT

- Correctly Printed:** SB26-158 and 159; SJR26-021.
- Correctly Engrossed:** SB26-072 and 140; SJR26-020.
- Correctly Reengrossed:** SB26-153.
- Correctly Revised:** HB26-1268.
- Correctly Rerevised:** HB26-1224 and 1229.

At the order of the President, Senator Frizell was added to the current roll call.

COMMITTEE OF REFERENCE REPORTS

Health & Human Services After consideration on the merits, the Committee recommends that **HB26-1262** 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 4, line 4, after "DEVICES" insert "BY LICENSED RESIDENT 503B OUTSOURCING FACILITIES OR NONRESIDENT 503B OUTSOURCING FACILITIES".

Agriculture & Natural Resources After consideration on the merits, the Committee recommends that **HB26-1183** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 6, after line 21 insert:

"(c) IN APPOINTING MEMBERS OF THE ADVISORY COMMITTEE PURSUANT TO SUBSECTION (1.5)(a)(I) OF THIS SECTION, THE COMMISSIONER SHALL APPOINT A REPRESENTATIVE OF EACH CATEGORY OF LICENSE, IF ANY, WHICH CATEGORY COLLECTIVELY PAID TWENTY-FIVE PERCENT OR MORE OF THE TOTAL FEE REVENUE COLLECTED PURSUANT TO THIS ARTICLE 80 DURING THE IMMEDIATELY PRECEDING FISCAL YEAR."

Page 9, after line 17 insert:

"SECTION 9. In Colorado Revised Statutes, 35-80-108.5, amend as added by House Bill 26-1011 (4)(b)(V) and (4)(b)(VI); and add (4)(b)(VII) as follows:

35-80-108.5. Pet stores - brokers - exceptions - short title.

(4) (b) Subsection (4)(a) of this section does not apply to:

(V) The sale or transfer of a dog or cat by the original breeder of the dog or cat; or

(VI) The sale, transfer, or adoption of a dog or cat by a health-related research facility pursuant to section 35-82-102; OR

(VII) PRIOR TO JANUARY 1, 2028, THE SALE, TRANSFER, OR ADOPTION OF A DOG OR CAT TO OR BY A PET STORE."

Renumber succeeding sections accordingly.

Page 19, line 10, strike "This" and substitute "(1) Except as provided in subsection (2) of this section, this".

Page 19, after line 19 insert:

"(2) Section 35-80-108.5, Colorado Revised Statutes, as amended in section 9 of this act, takes effect only if House Bill 26-1011 becomes law, in which case section 35-80-108.5, Colorado Revised Statutes, as amended in section 9 of this act, takes effect on the applicable effective date of this act."

Agriculture & Natural Resources

After consideration on the merits, the Committee recommends that HB26-1184 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 2, line 15, strike "(3)(a)(I)(F)".

Page 2, line 16, strike "and repeal (3)(a)(III)" and substitute "repeal (3)(a)(III); and add (3)(a)(G)".

Page 2, line 20, strike "TWENTY-FOUR" and substitute "TWENTY-FIVE".

Page 2, strike lines 23 and 24 and substitute:

"(G) THE COMMISSIONER OF AGRICULTURE OR THE COMMISSIONER'S DESIGNEE; AND".

Appropriations

After consideration on the merits, the Committee recommends that HB26-1331 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that HB26-1332 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 7, line 25, after "MILLION" insert "SIX HUNDRED SEVENTY-FOUR THOUSAND SEVEN HUNDRED SIXTY-SIX".

Appropriations

After consideration on the merits, the Committee recommends that HB26-1333 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 2, line 2, strike "\$75,719,843" and substitute "\$76,394,609".

Page 2, line 3, strike "\$73,933,163" and substitute "\$74,607,929".

Page 2, line 6, strike "\$25,344,224" and substitute "\$25,550,358".

Page 2, line 7, strike "\$25,339,224" and substitute "\$25,545,358".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 2, line 13, strike "\$14,136,402" and substitute "\$14,265,042".

1

Page 2, line 15, strike "\$12,495,722" and substitute "\$12,624,362".

2

Page 2, line 20, strike "\$3,014,066" and substitute "\$3,072,666".

3

Page 2, line 25, strike "\$17,688,092" and substitute "\$17,836,918".

4

Page 2, line 26, strike "\$17,547,092" and substitute "\$17,695,918".

5

Page 3, line 4, strike "\$10,899,114" and substitute "\$10,991,239".

6

Page 3, line 9, strike "\$4,637,945" and substitute "\$4,678,386".

7

Appropriations

After consideration on the merits, the Committee recommends that **SB26-002** be referred to the Committee of the Whole with favorable recommendation.

8

Appropriations

After consideration on the merits, the Committee recommends that **SB26-020** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

9

Appropriations

After consideration on the merits, the Committee recommends that **SB26-141** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

10

Amend printed bill, page 23, after line 8 insert:

11

"SECTION 7. Appropriation. (1) For the 2026-27 state fiscal year, \$53,516 is appropriated to the department of revenue for use by the division of motor vehicles. This appropriation is from the DRIVES cash fund created in section 42-1-211 (2)(a), C.R.S. To implement this act, the division may use this appropriation as follows:

12

(a) \$39,782 for DRIVES maintenance and support;

13

(b) \$3,403 for use by the division of motor vehicles for personal services related to vehicle services;

14

(c) \$4,715 for use by the executive director's office for personal services related to administration and support; and

15

(d) \$5,616 for payments to OIT.

16

(2) For the 2026-27 state fiscal year, \$778 is appropriated to the department of natural resources for use by the division of parks and wildlife. This appropriation is from the parks and outdoor recreation cash fund created in section 33-10-111 (1), C.R.S. To implement this act, the division may use this appropriation for state park operations.

17

(3) For the 2026-27 state fiscal year, \$778 is appropriated to the department of revenue for use by the division of motor vehicles. This appropriation is from reappropriated funds received from the department of natural resources under subsection (2) of this section. To implement this act, the division may use this appropriation to for DRIVES maintenance and support.

18

(4) For the 2026-27 state fiscal year, \$19,940 is appropriated to the department of law. This appropriation is from the legal services cash fund created in section 24-31-108 (4), C.R.S., from revenue received from the department of transportation that is continuously appropriated to the department of transportation from the collision prevention fund created in section 43-4-805 (3.5)(a), C.R.S. The appropriation to the department of law is based on an assumption that the department of law will require an additional 0.1 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of transportation."

19

Renumber succeeding section accordingly.

20

Page 1, line 105, strike "**IMPROVEMENTS.**" and substitute "**IMPROVEMENTS AND MAKING AN APPROPRIATION.**".

21

22

23

24

25

26

27

Appropriations

After consideration on the merits, the Committee recommends that **SB26-080** 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 printed bill, page 16, strike lines 12 through 20 and substitute:

"(b) THE GENERAL ASSEMBLY SHALL NOT APPROPRIATE GENERAL FUND MONEY FOR THE PURPOSES OF THIS ARTICLE 25."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-137** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Upon request of Majority Leader Rodriguez, **HB26-1331** and **SB26-080** were removed from the Special Orders--Second Reading of Bills Consent Calendar of Friday, April 10, 2026 and were placed at the end of the Special Orders--Second Reading of Bills Calendar of Friday, April 10, 2026.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-020, and SB26-137 were made Special Orders at 9:24a.m.

Committee of the Whole

The hour of 9:24a.m. having arrived, Senator Weissman moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills -- Consent Calendar, and Senator Weissman was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-020

by Senator(s) **Bright and Ball**; also Representative(s) Sirota--Concerning measures related to child care provider licensing, and, in connection therewith, expanding the use of a digital file system, increasing reliance on trained personnel from the department of early childhood for inspections and investigations, imposing certain requirements in connection with regulation by local governing authorities, and creating a task force.

Amendment No. 1, Education Committee Amendment.

(Printed in Senate Journal, February 26, page(s) 253-255 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-137

by Senator(s) **Coleman and Simpson**; also Representative(s) McCluskie and Caldwell--Concerning measures to reduce administrative burdens, and, in connection therewith, making changes to the mandatory review of department rules by each principal department and clarifying the attorney general's scope of authority related to litigation discovery.

Amendment No. 1, Finance Committee Amendment.

(Printed in Senate Journal, April 1, page(s) 541-542 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

**ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE --
SPECIAL ORDERS -- CONSENT CALENDAR**

On motion of Senator Weissman, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	E	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	E	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-020, as amended, SB26-137, as amended.
Removed from Special Orders Consent: HB26-1331, SB26-080.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1332, HB26-1333, SB26-141, SB26-143, HB26-1019, HB26-1331, SB26-080 were made Special Orders at 9:27a.m.

Committee of the Whole The hour of 9:27a.m. having arrived, Senator Weissman moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Weissman was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1332 by Representative(s) McCluskie and Duran, Caldwell; also Senator(s) **Rodriguez and Simpson**, Coleman--Concerning the legislative department cash fund.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 10, page(s) 626 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1333 by Representative(s) McCluskie and Duran, Caldwell; also Senator(s) **Rodriguez and Simpson**, Coleman--Concerning the payment of the expenses of the legislative department.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 10, page(s) 656-657 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

SB26-141 by Senator(s) **Roberts and Simpson**, Catlin, Cutter, Danielson, Frizell, Hinrichsen, Jodeh, Kipp, Lindstedt, Liston, Mullica, Snyder, Wallace; also Representative(s) McCluskie and Taggart, Boesenecker, Lukens, Martinez, McCormick, Paschal, Smith, Stewart K., Stewart R., Titone, Velasco--Concerning optional fees during motor vehicle registration that primarily support wildlife projects, and, in connection therewith, using the proceeds of a newly created optional fee to construct wildlife crossings and other transportation improvements.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, March 26, page(s) 498-499 and placed in members' bill files.)

Amendment No. 2, Finance Committee Amendment.
(Printed in Senate Journal, April 1, page(s) 542 and placed in members' bill files.)

Amendment No. 3, Appropriations Committee Amendment.
(Printed in Senate Journal, April 10, page(s) 627 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-143 by Senator(s) **Coleman and Wallace**; --Concerning updating the name of the Colorado youth advisory council review committee.

Ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1019 by Representative(s) Lieder and Bacon; also Senator(s) **Roberts and Rich**--Concerning mandatory health-care coverage for preventive kidney function screening services.

Laid over until Monday, April 27, 2026.

HB26-1331 by Representative(s) McCluskie and Caldwell, Duran; also Senator(s) **Coleman and Simpson**, Rodriguez--Concerning modifications to legislative interim activities, and, in connection therewith, reducing an appropriation.

Amendment No. 1(L.002), by Senator Simpson.
Amend reengrossed bill, page 3, after line 21 insert:

"SECTION 3. In Colorado Revised Statutes, 2-2-326, add (1)(c) as follows:

2-2-326. Compensation and expenses for members appointed to and serving on state entities - definition - repeal.

(1) Notwithstanding any law to the contrary:

(c) (I) NOTWITHSTANDING THE PROVISIONS OF THIS SUBSECTION (1), A MEMBER SERVING ON A STATE ENTITY DURING THE 2026 INTERIM IS NOT ENTITLED TO RECEIVE THE AMOUNT SPECIFIED IN SECTION 2-2-307 (3)(a) FOR NECESSARY ATTENDANCE AT MEETINGS OF THE STATE ENTITY AND REIMBURSEMENT FOR ALL ACTUAL AND NECESSARY TRAVEL AND SUBSISTENCE EXPENSES INCURRED IN CONNECTION WITH ATTENDANCE AT MEETINGS OF THE STATE ENTITY.

(II) THIS SUBSECTION (1)(c) IS REPEALED, EFFECTIVE JULY 1, 2027."

Re-number succeeding sections accordingly.

Page 11, line 18, strike "section 18" and substitute "section 19".

Page 11, line 19, strike "section 18" and substitute "section 19".

As amended, ordered revised and placed on the calendar for third reading and final passage.

SB26-080 by Senator(s) **Coleman and Simpson**; also Representative(s) Lukens--Concerning creating the cradle to career grant program.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, February 27, page(s) 282-284 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 10, page(s) 628 and placed in members' bill files.)

Amendment No. 3(L.005), by Senator Coleman.
Amend printed bill, page 3, strike lines 20 and 21 and substitute "PURSUANT TO ARTICLE 5 OF TITLE 22."

Page 4, line 15, strike "READINESS AND" and substitute "READINESS;"

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 4, line 17, strike "SYSTEMS." and substitute "SYSTEMS; AND TO CREATE WEALTH BUILDING OPPORTUNITIES THAT PROMOTE LIFELONG FINANCIAL SECURITY."

Page 5, after line 19, insert:

"(e) USING ASSET-BUILDING STRATEGIES TO ADDRESS WEALTH DISPARITIES AND INCREASE ACCESS TO HIGHER EDUCATION, HOME OWNERSHIP, AND OPPORTUNITIES FOR ENTREPRENEURSHIP;"

Reletter succeeding paragraphs accordingly.

Page 13, line 23, strike "AND".

Page 13, strike line 24 and substitute:

"(X) POSTSECONDARY CREDENTIAL ATTAINMENT; AND
(XI) INCREASED NET WORTH AND DECREASED WEALTH DISPARITY."

Page 14, after line 24, insert:

"(E) INCREASING ACCESS TO WEALTH-BUILDING OPPORTUNITIES THROUGH ASSET-BUILDING STRATEGIES."

Reletter succeeding sub-subparagraph accordingly.

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

At the order of the President, Senator Danielson was excused.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Weissman, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	31	NO	0	EXCUSED	4	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	E	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	E	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1332, as amended, HB26-1333, as amended, SB26-141, as amended, SB26-143, HB26-1331, as amended, SB26-080, as amended.
Laid over until Monday, April 27: HB26-1019.

REPORT OF CONFERENCE COMMITTEE

FIRST REPORT OF FIRST CONFERENCE COMMITTEE
ON HB26-1038

THIS REPORT AMENDS THE
REREVISED BILL

To the President of the Senate and the
Speaker of the House of Representatives:

Your first conference committee appointed on HB26-1038, concerning
county commissioner redistricting, has met and reports that it has agreed upon
the following:

1. That the House accede to the Senate amendments made to the bill, as
the amendments appear in the rerevised bill with the following change:

Amend rerevised bill, page 6, line 10, strike "PROPERTY" and substitute
"PROPER".

2. That, under the authority granted the committee to consider matters
not at issue between the two houses, the following amendments be
recommended:

Amend rerevised bill, page 5, line 5, strike "ARE AFFILIATED" and substitute
"HAVE BEEN AFFILIATED FOR AT LEAST THE LAST THREE IMMEDIATELY
PRECEDING YEARS".

Page 5, line 6, strike "AFFILIATED" and substitute "HAVE BEEN AFFILIATED FOR
AT LEAST THE LAST THREE IMMEDIATELY PRECEDING YEARS.

Page 5, line 7, strike "NOT AFFILIATED" and substitute "HAVE NOT BEEN
AFFILIATED FOR AT LEAST THE LAST THREE IMMEDIATELY PRECEDING YEARS".

Page 6, line 15, after "(2)(g)," insert "(2)(h),".

Page 7, line 18, strike "AND".

Page 7, after line 18 insert:

"(g) SHALLESTABLISHAREASONABLYACCESSIBLEPUBLICAPPLICATION
PROCESS FOR MEMBERS OF THE PUBLIC TO APPLY TO BE SELECTED BY THE
BOARD OF COUNTY COMMISSIONERS TO SERVE ON THE COMMISSION;

(h) SHALL SELECT MEMBERS TO THE COMMISSION ONLY AFTER
PROVIDING PUBLIC NOTICE NO FEWER THAN THIRTY DAYS BEFORE THE DATE
THAT THE BOARD OF COUNTY COMMISSIONERS SELECTS MEMBERS TO THE
COMMISSION; AND".

Reletter succeeding paragraph accordingly.

Respectfully submitted,

House Committee:

Senate Committee:

Representative Amy Paschal, Chair
Representative Chad Clifford
Representative Ava Flanell

Marc Snyder, Chair
Katie Wallace
Janice Rich

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE HOUSE

Friday, April 10, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1026, as printed in House Journal, April 10, 2026.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-072 by Senator(s) **Carson and Snyder**; also Representative(s) Espenozza--Concerning increasing criminal penalties related to assaultive conduct with a motor vehicle, and, in connection therewith, adding the conduct of causing the death of another person with a motor vehicle to the crime of criminally negligent homicide.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	31	NO	0	EXCUSED	4	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	E	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	E	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Frizell, Kirkmeyer, Marchman, Mullica, Pelton B., Roberts, and Simpson.

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:

SB26-066 by Senator(s) **Jodeh and Carson**; also Representative(s) Jackson--Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

Laid over until Friday, April 17, 2026.

SB26-090 by Senator(s) **Carson and Snyder**; also Representative(s) Hartsook--Concerning exempting critical infrastructure from the "Consumer Repair Bill of Rights Act".

Laid over until Monday, April 13, 2026.

SB26-140 by Senator(s) **Frizell and Marchman**, Amabile, Bright, Carson, Jodeh, Kirkmeyer, Simpson; also Representative(s) Gilchrist and Johnson, Bradfield, Hartsook, Joseph, Taggart--Concerning exempting certain drugs from the scope of affordability reviews conducted by the Colorado prescription drug affordability review board.

Laid over until Monday, April 13, 2026.

HB26-1268 by Representative(s) McCormick and Smith; also Senator(s) **Lindstedt**--Concerning measures to advance renewable energy projects on previously disturbed lands through the designation of renewable energy reinvestment areas.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	24	NO	7	EXCUSED	4	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	E	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	E	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Jodeh, Kipp, and Wallace.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the General Orders -- Second Reading of Bills Calendar (SB26-134, HB26-1084, HB26-1126, HB26-1202, HB26-1265, HB26-1302 of Friday, April 10 was laid over until Monday, April 13, retaining its place on the calendar.

CONSIDERATION OF MEMORIALS

SM26-001 by Senator(s) **Marchman**, Cutter; --Memorializing Congress to end high-stakes standardized testing mandates, return to evidence-based, humane education practices, and restore local accountability in public education.

Laid over until Monday, April 20, 2026.

CONSIDERATION OF GOVERNOR'S APPOINTMENTS

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by a roll call vote:

EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HEALTHCARE POLICY AND FINANCING

for a term expiring at the pleasure of the Governor:

Gretchen Hammer of Denver, Colorado, appointed.

YES	31	NO	0	EXCUSED	4	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	E	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	E	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Senate in recess. Senate reconvened.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

HJR26-1026 by Representative(s) Valdez and Duran; also Senator(s) **Rodriguez**--Concerning recognizing the service of former Governor Roy Romer, and, in connection therewith, acknowledging the dedication of a portion of I-25 as the Governor Roy Romer Memorial Highway.

Laid over until Monday, April 13, 2026.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

SB26-160 by Senator(s) **Rodriguez**; --Concerning employee protections in the workplace. Business, Labor, & Technology

MESSAGE FROM THE GOVERNOR

Appointment A letter of designation and appointment from Governor Jared Polis was read and assigned to committee as follows:

April 2, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
STATE BOARD FOR COMMUNITY COLLEGES
AND OCCUPATIONAL EDUCATION

for a term expiring December 31, 2027:

Jennifer Allison of Franktown, Colorado, to serve as a representative of the Fourth Congressional District, occasioned by the resignation of Catherine Shull of Fort Morgan, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 04/02/26
Justin Shofler, Managing Clerk

Committee on Education

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Senator Weissman the Senate adjourned until 10:00 a.m., Monday, April 13, 2026.

Approved:

Cathy Kipp
President *Pro Tem* of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

90th Legislative Day Monday, April 13, 2026

- Prayer By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver.
- Call to Order By the President at 10:00 a.m.
- Roll Call Present--33.
Excused--2, Ball, Jodeh.
Present later--2, Ball, Jodeh.
- Quorum The President announced a quorum present.
- Pledge By Senator Wallace.
- Approval of the Journal On motion of Senator Carson, the Journal of Friday, April 10, 2026, was approved as corrected by the Secretary.

SENATE SERVICES REPORT

- Correctly Printed:** SB26-160.
- Correctly Engrossed:** SB26-020, 080, 137, 141, and 143.
- Correctly Reengrossed:** SB26-072.
- Correctly Revised:** HB26-1331, 1332, and 1333.
- Correctly Rerevised:** HB26-1268.

MESSAGE FROM THE HOUSE

Monday, April 13, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1348, HB26-1349, HB26-1350, HB26-1351, HB26-1352, HB26-1353, HB26-1354, HB26-1355, HB26-1356, HB26-1358, HB26-1359, HB26-1360, HB26-1361, HB26-1362, HB26-1363, HB26-1366, HB26-1367, HB26-1368, HB26-1369, HB26-1370, HB26-1372, HB26-1373, HB26-1375, HB26-1376, HB26-1377, HB26-1379, HB26-1381, HB26-1382, HB26-1383, HB26-1384, HB26-1385, HB26-1386, HB26-1388, HB26-1390, HB26-1392, HB26-1393, HB26-1394, HB26-1395, HB26-1396, HB26-1398, HB26-1400, HB26-1401, HB26-1403, HB26-1404, HB26-1407, HB26-1408, HB26-1409, and HB26-1413.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1357, HB26-1364, HB26-1371, HB26-1378, HB26-1380, HB26-1387, HB26-1389, HB26-1391, HB26-1397, HB26-1399, HB26-1405, and HB26-1412, amended as printed in House Journal, April 9, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1410, amended as printed in House Journal, April 10, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1406, amended on Third Reading as printed in House Journal, April 11, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1374, HB26-1402, and HB26-1411, amended as printed in House Journal, April 9, 2026, and amended on Third Reading as printed in House Journal, April 11, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

April 13, 2026
To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1348, 1349, 1350, 1351, 1352, 1353, 1354, 1355, 1356, 1358, 1359, 1360, 1361, 1362, 1363, 1366, 1367, 1368, 1369, 1370, 1372, 1373, 1375, 1376, 1377, 1379, 1381, 1382, 1383, 1384, 1385, 1386, 1388, 1390, 1392, 1393, 1394, 1395, 1396, 1398, 1400, 1401, 1403, 1404, 1407, 1408, 1409, and 1413.

Without comment, as amended, HB26-1357, 1364, 1371, 1374, 1378, 1380, 1387, 1389, 1391, 1397, 1399, 1402, 1405, 1410, 1411, and 1412.

With comment, as amended, HB26-1406.

At the order of the President, Senator Ball and Jodeh were added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title and referred to the committees indicated:

SJR26-022 by Senator(s) **Cutter**; also Representative(s) Joseph--Concerning designating July 12 through 18, 2026, as Plastic Pollution Awareness Week.

Laid over until Wednesday, April 22, 2026.

SJR26-023 by Senator(s) **Mullica and Coleman**; also Representative(s) Bacon and Hartsook--Concerning recognition of the contributions of Young Americans Bank and Young Americans Center for Financial Education to financial literacy education for students in Colorado.

Laid over until Tuesday, April 14, 2026.

SR26-006 by Senator(s) **Kolker**; --Concerning the recognition of April 2026 as National Donate Life Month.

Laid over until Tuesday, April 21, 2026.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-020 by Senator(s) **Bright and Ball**; also Representative(s) Sirota and Gonzalez R.--Concerning measures related to child care provider licensing, and, in connection therewith, increasing reliance on trained personnel from the department of early childhood, imposing certain requirements in connection with regulation by local governing authorities, and creating a task force.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	31	NO	4	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Lindstedt, Marchman, and Wallace.

SB26-137 by Senator(s) **Coleman and Simpson**; also Representative(s) McCluskie and Caldwell-- Concerning measures to reduce administrative burdens, and, in connection therewith, making changes to the mandatory review of department rules by each principal department and clarifying the attorney general's scope of authority related to litigation discovery.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Bridges, Carson, Catlin, Daugherty, Exum, Frizell, Gonzales J., Kirkmeyer, Lindstedt, Marchman, Mullica, Roberts, and Snyder.

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:

SB26-090 by Senator(s) **Carson and Snyder**; also Representative(s) Hartsook--Concerning exempting critical infrastructure from the "Consumer Repair Bill of Rights Act".

Laid over until Tuesday, April 14, 2026.

SB26-140 by Senator(s) **Frizell and Marchman**, Amabile, Bright, Carson, Jodeh, Kirkmeyer, Simpson; also Representative(s) Gilchrist and Johnson, Bradfield, Hartsook, Joseph, Taggart--Concerning exempting certain drugs from the scope of affordability reviews conducted by the Colorado prescription drug affordability review board.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	20	NO	15	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	N	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	N	Exum	Y	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	Y
Cutter	N	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Baisley, Coleman, Liston, Pelton B., and Pelton R.

HB26-1332 by Representative(s) McCluskie and Duran, Caldwell; also Senator(s) **Rodriguez and Simpson**, Coleman--Concerning the legislative department cash fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Liston.

HB26-1333 by Representative(s) McCluskie and Duran, Caldwell; also Senator(s) **Rodriguez and Simpson**, Coleman--Concerning the payment of the expenses of the legislative department.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Kipp.

SB26-141 by Senator(s) **Roberts and Simpson**, Catlin, Cutter, Danielson, Frizell, Hinrichsen, Jodeh, Kipp, Lindstedt, Liston, Mullica, Snyder, Wallace; also Representative(s) McCluskie and Taggart, Boesenecker, Lukens, Martinez, McCormick, Paschal, Smith, Stewart K., Stewart R., Titone, Velasco--Concerning optional fees during motor vehicle registration that primarily support wildlife projects, and, in connection therewith, using the proceeds of a newly created optional fee to construct wildlife crossings and other transportation improvements and making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	28	NO	7	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Coleman, Daugherty, Exum, Kolker, Marchman, and Weissman.

SB26-143 by Senator(s) **Coleman and Wallace**; also Representative(s) Willford and Garcia-- Concerning updating the name of the Colorado youth advisory council review committee.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Bridges, Cutter, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Marchman, Mullica, Roberts, Snyder, Sullivan, and Weissman.

HB26-1331 by Representative(s) McCluskie and Caldwell, Duran; also Senator(s) **Coleman and Simpson**, Rodriguez--Concerning modifications to legislative interim activities, and, in connection therewith, reducing an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator Simpson was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(J.002), by Senator Simpson.

Amend revised bill, page 11, line 7, strike "\$126,971;" and substitute "\$183,699;".

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Kirkmeyer.

SB26-080 by Senator(s) **Coleman and Simpson**; also Representative(s) Lukens and English-- Concerning creating the cradle to career grant program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	31	NO	4	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Cutter, Danielson, Exum, Gonzales J., Jodeh, Kipp, Lindstedt, Marchman, and Wallace.

Committee of the Whole On motion of Senator Gonzales, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Gonzales was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1228 by Representative(s) Stewart R. and Feret; also Senator(s) **Danielson**--Concerning measures to increase access to licensure as a marriage and family therapist.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1305 by Representative(s) Lukens; also Senator(s) **Roberts**--Concerning enhancing access to inpatient behavioral health by aligning state and federal statutes.

Upon request of Majority Leader Rodriguez, HB26-1305 was removed from the General Orders--Second Reading of Bills Consent Calendar of Monday, April 13, and was placed at the end of the General Orders--Second Reading of Bills Calendar of Monday, April 13.

HB26-1116 by Representative(s) Rydin and Gonzalez R.; also Senator(s) **Ball**--Concerning processes related to individuals with behavioral health disorders.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1213 by Representative(s) Smith and McCormick; also Senator(s) **Wallace**--Concerning the continuation of the biomass utilization grant program, and, in connection therewith, implementing the recommendation contained in the 2025 sunset report by the department of regulatory agencies to repeal the biomass utilization grant program.

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 Gonzales, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1228, HB26-1116, HB26-1213.
Removed from Consent: HB26-1305.

Committee of the Whole On motion of Senator Gonzales, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills, and Senator Gonzales was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

- HB26-1071** by Representative(s) Mauro and Duran; also Senator(s) **Cutter**--Concerning allowing a local government to locate an automated vehicle identification system on an interstate highway.

Laid over until Friday, April 17, 2026.

1
2
3
4
5
6
7
- SB26-134** by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks.

Laid over until Friday, April 17, 2026.

8
9
10
11
12
13
- HB26-1084** by Representative(s) Espenosa and Camacho; also Senator(s) **Weissman and Lindstedt**--Concerning voter transparency requirements to expand information about the funding of initiated statewide ballot measures, and, in connection therewith, requiring the ballot title and abstract of the fiscal impact statement for certain initiated statewide ballot measures to identify the main areas of state expenditure that would be affected by the measure.

Laid over until Thursday, April 16, 2026.

14
15
16
17
18
19
20
- HB26-1126** by Representative(s) Sirota and Woodrow; also Senator(s) **Kipp**--Concerning requirements for dealing firearms.

Ordered revised and placed on the calendar for third reading and final passage.

21
22
23
24
25
26
- HB26-1202** by Representative(s) Rutinel and Sirota, Camacho, Clifford, Ricks; also Senator(s) **Amabile**, Wallace--Concerning strategies to mitigate homelessness, and, in connection therewith, requiring the department of local affairs to present a proposal for a statewide strategy on homelessness prevention and resolution, allowing local governments to create multijurisdictional homelessness authorities, and allowing real estate documentary fees to be used for affordable housing.

Laid over until Tuesday, April 14, 2026.

27
28
29
30
31
32
33
34
35
- HB26-1265** by Representative(s) Rutinel and Clifford; also Senator(s) **Wallace and Lindstedt**--Concerning a law enforcement agency's use of the United States bureau of alcohol, tobacco, firearms, and explosives' national electronic tracing system.

Ordered revised and placed on the calendar for third reading and final passage.

36
37
38
39
40
41
- HB26-1302** by Representative(s) Duran and Boesenecker; also Senator(s) **Kipp**--Concerning the Colorado bureau of investigation's firearms background check operating hours.

Ordered revised and placed on the calendar for third reading and final passage.

42
43
44
45
46
- SB26-150** by Senator(s) **Ball and Jodeh**; also Representative(s) Froelich and Jackson--Concerning reforms to the regional transportation district to increase accountability.

Laid over until Tuesday, April 14, 2026.

47
48
49
50
51
- HB26-1045** by Representative(s) Clifford and Zokaie; also Senator(s) **Michaelson Jenet**--Concerning housing protections for individuals with disabilities.

Ordered revised and placed on the calendar for third reading and final passage.

52
53
54
55
56
- HB26-1305** by Representative(s) Lukens; also Senator(s) **Roberts**--Concerning enhancing access to inpatient behavioral health by aligning state and federal statutes.

Amendment No. 1(L.001), by Senator Roberts.

Amend reengrossed bill, page 2, line 13, strike "and (8)" and insert "(8), and (9)".

Page 4, after line 7 insert:

"(9) (a) A HEALTH-CARE FACILITY THAT DELIVERS HEALTH-CARE SERVICES UNDER THE NAME, OWNERSHIP, AND FINANCIAL AND ADMINISTRATIVE

57
58
59
60
61
62
63
64
65
66
67

CONTROL OF A MAIN HOSPITAL THAT DOES NOT MEET THE REQUIREMENTS OF SUBSECTION (2)(d)(IV) OF THIS SECTION MAY ELECT TO BECOME A REMOTE PSYCHIATRIC INPATIENT LOCATION OF A GENERAL HOSPITAL FOR PURPOSES OF THIS SECTION IF THE FACILITY:

(I) WAS LICENSED BY THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT AS A PSYCHIATRIC HOSPITAL PRIOR TO THE EFFECTIVE DATE OF THIS SUBSECTION (9);

(II) WAS FEDERALLY DETERMINED AS A REMOTE LOCATION OF A GENERAL HOSPITAL WITH PROVIDER BASED STATUS PURSUANT TO 42 CFR 413.65 PRIOR TO THE EFFECTIVE DATE OF THIS SUBSECTION (9);

(III) MEETS THE CRITERIA DESCRIBED IN SUBSECTIONS (2)(d)(II) AND (2)(d)(V) OF THIS SECTION; AND

(IV) IS CERTIFIED TO ACCEPT MEDICAID AND SERVES MEDICAID MEMBERS.

(b) A HEALTH-CARE FACILITY THAT QUALIFIES AS A REMOTE PSYCHIATRIC INPATIENT LOCATION OF A GENERAL HOSPITAL PURSUANT TO THIS SUBSECTION (9) IS SUBJECT TO THE SAME REQUIREMENTS APPLIED TO A REMOTE PSYCHIATRIC INPATIENT LOCATION PURSUANT TO THIS SECTION."

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

On motion of Senator Gonzales, the report of the Committee of the Whole was adopted on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1126, HB26-1265, HB26-1302, HB26-1045, HB26-1305, as amended.

Laid over until Tuesday, April 14: HB26-1202, SB26-150.

Laid over until Thursday, April 16: HB26-1084.

Laid over until Friday, April 17: HB26-1071, SB26-134.

CONSIDERATION OF RESOLUTIONS

SJR26-021 by Senator(s) **Jodeh**; also Representative(s) Zokaie--Concerning designating the month of April as National Arab American Heritage Month.

Laid over until Friday, April 17, 2026.

HJR26-1026 by Representative(s) Valdez and Duran; also Senator(s) **Rodriguez**--Concerning recognizing the service of former Governor Roy Romer, and, in connection therewith, acknowledging the dedication of a portion of I-25 as the Governor Roy Romer Memorial Highway.

On motion of Senator Rodriguez, the resolution was read at length and **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
GEOLOGIC STORAGE STEWARDSHIP ENTERPRISE BOARD

for a term expiring September 1, 2026:

Ashleigh Ross of Golden, Colorado, to serve as an expert in geologic storage, preferably with an actuarial science background as related to evaluating long-term risk of geologic storage facilities, appointed;

for a term expiring September 1, 2027:

Robert Randall of Denver, Colorado, to serve as member with formal training or substantial experience in environmental protection, public health or other relevant fields, appointed;

for a term expiring September 1, 2028:

Anna Littlefield of Evergreen, Colorado, to serve as substantial experience in wellbore monitoring, long-term stewardship or other relevant technical fields, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

CONSIDERATION OF CONFERENCE COMMITTEE REPORTS

HB26-1038 by Representative(s) Paschal and Clifford; also Senator(s) **Snyder**--Concerning county commissioner redistricting.

Senator Snyder moved for the adoption of the first report of the first conference committee on **HB26-1038**, as printed in Senate journal, April 10, page(s) 632. The motion was **adopted** by the following roll call vote:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

Monday, April 13, 2026
Mr. President:

The House has adopted and returns herewith SJR26-016.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

HB26-1348 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the use of money from the broadband infrastructure cash fund. Appropriations

HB26-1349 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning modifications to prevention services programs within the department of early childhood, and, in connection therewith, making and reducing appropriations. Appropriations

HB26-1350	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning appropriations related to school food programs, and, in connection therewith, making and reducing an appropriation. Appropriations	1 2 3 4 5
HB26-1351	by Representative(s) Brown and Sirota, Taggart; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning the use of state education fund money to fund the healthy school meals for all program. Appropriations	6 7 8 9 10
HB26-1352	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning reducing the frequency of "Colorado Reading to Ensure Academic Development Act" independent evaluations, and, in connection therewith, reducing an appropriation. Appropriations	11 12 13 14 15 16
HB26-1353	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning state-administered social studies assessments, and, in connection therewith, reducing an appropriation. Appropriations	17 18 19 20 21
HB26-1354	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning repealing a science teacher professional development program, and, in connection therewith, reducing an appropriation. Appropriations	22 23 24 25 26
HB26-1355	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Bridges and Amabile, Kirkmeyer --Concerning the appropriation for the out-of-school time program grant program, and, in connection therewith, reducing an appropriation. Appropriations	27 28 29 30 31
HB26-1356	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning the repeal of the local accountability system. Appropriations	32 33 34 35
HB26-1357	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning phasing out the teacher recruitment education and preparation program, and, in connection therewith, making and reducing an appropriation. Appropriations	36 37 38 39 40
HB26-1358	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning reducing an appropriation for the Colorado academic accelerator grant program. Appropriations	41 42 43 44 45
HB26-1359	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning crediting to the state public school fund money received from the removal of natural resources on public school lands. Appropriations	46 47 48 49 50
HB26-1360	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning the affordable housing financing fund. Appropriations	51 52 53 54
HB26-1361	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning the repeal of the pay for success contracts program. Appropriations	55 56 57 58
HB26-1362	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning the repeal of the decarbonization tax credits administration cash fund. Appropriations	59 60 61 62 63
HB26-1363	by Representative(s) Brown and Sirota, Taggart; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning a temporary reduction in the general fund reserve. Appropriations	64 65 66 67

HB26-1364	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning the calculation of the consumer price index for the 2025 calendar year, and, in connection therewith, making an appropriation. Appropriations	1 2 3 4 5
HB26-1366	by Representative(s) Brown and Sirota, Taggart; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning enhancing state-directed payments for physician services rendered by medical professionals at Denver health and hospital authority, and, in connection therewith, making an appropriation. Appropriations	6 7 8 9 10 11
HB26-1367	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning federal money payable as reimbursement of a public expenditure when the federal money exceeds fifty percent of the expenditure amount. Appropriations	12 13 14 15 16
HB26-1368	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning eliminating a transfer from the limited gaming fund to the innovative higher education research fund. Appropriations	17 18 19 20 21
HB26-1369	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning the repeal of a requirement to contract for use of an online platform by higher education institutions for public benefits. Appropriations	22 23 24 25 26
HB26-1370	by Representative(s) Brown and Sirota, Taggart; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning the transfer of money from the limited gaming fund to other cash funds. Appropriations	27 28 29 30 31
HB26-1371	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning adding repeal dates for certain higher education programs with limited purpose fee-for-service contracts. Appropriations	32 33 34 35 36
HB26-1372	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning requirements for spending appropriations for the Auraria higher education center. Appropriations	37 38 39 40 41
HB26-1373	by Representative(s) Brown and Sirota, Taggart; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning reducing monthly subsidy reimbursement percentages for child welfare services provider contracts, and, in connection therewith, reducing an appropriation. Appropriations	42 43 44 45 46 47
HB26-1374	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning kinship care funding provisions. Appropriations	48 49 50 51
HB26-1375	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning repealing the county administration of assistance programs funding model, and, in connection therewith, reducing an appropriation. Appropriations	52 53 54 55 56
HB26-1376	by Representative(s) Brown and Sirota, Taggart; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning updating permissible uses of money in the excess federal Title IV-E reimbursements cash fund. Appropriations	57 58 59 60 61
HB26-1377	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning a clarification regarding the treatment of funds that are transferred from the department of health care policy and financing through to the Colorado department of human services that pass through a regional accountability entity. Appropriations	62 63 64 65 66 67

- HB26-1378** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the repeal of certain behavioral health resources administered by the behavioral health administration, and, in connection therewith, reducing an appropriation.
Appropriations
- HB26-1379** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning a correction to a citation for bond forfeiture money deposited in the judicial stabilization cash fund.
Appropriations
- HB26-1380** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the repeal of the office of the judicial discipline ombudsman.
Appropriations
- HB26-1381** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning eliminating the requirement that the commission on judicial discipline special cash fund begin each state fiscal year with a balance of at least four hundred thousand dollars.
Appropriations
- HB26-1382** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the support of Coloradans with disabilities, and, in connection therewith, creating the Colorado disability funding authority and making and reducing appropriations.
Appropriations
- HB26-1383** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning repealing the employment support and job retention services program, and, in connection therewith, reducing an appropriation.
Appropriations
- HB26-1384** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the classification of school-to-work alliance program cost payments to the department of labor and employment from the department of education.
Appropriations
- HB26-1385** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning directing one hundred percent of the funding for the public defender and prosecutor behavioral health support program for state fiscal year 2026-27 to the office of the state public defender.
Appropriations
- HB26-1386** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning changing the funding mechanism for the Colorado national guard tuition waiver program.
Appropriations
- HB26-1387** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the expenditure of money from the severance tax trust fund, and, in connection therewith, allowing the state treasurer to transfer money from the severance tax perpetual base fund to the species conservation trust fund, establishing an annual transfer from the severance tax operational fund to the general fund, and reducing an appropriation.
Appropriations
- HB26-1388** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the repeal of the bond assistance program administered by the department of personnel, and, in connection therewith, transferring the balance of the bond assistance program cash fund to the general fund.
Appropriations
- HB26-1389** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning eliminating the annual appropriation requirement for the comprehensive human sexuality education grant program, and, in connection therewith, reducing an appropriation.
Appropriations

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- HB26-1390** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer**,
Bridges--Concerning the evaluation agent for the health disparities and community grant
program.
Appropriations
- HB26-1391** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer**,
Bridges--Concerning clean drinking water in places where children are present, and, in
connection therewith, extending the school and child care clean drinking water fund
through the 2028-29 state fiscal year, adding high schools to the scope of potential
recipients of grants from the school and child care clean drinking water fund, prohibiting
the department of public health and environment from issuing a license to a child care
center unless the child care center is in compliance with laws concerning the testing of
drinking water, and making an appropriation.
Appropriations
- HB26-1392** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer**,
Amabile--Concerning the transfer of money from the public safety communications
revolving fund to the public safety communications trust fund to support the digital trunked
radio system.
Appropriations
- HB26-1393** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer**,
Bridges--Concerning subjecting specified cash funds to a three-year maximum reserve
limitation instead of the annual maximum reserve limitation, and, in connection therewith,
subjecting the public school construction and inspection cash fund and the health facility
construction and inspection cash fund to the three-year limitation.
Appropriations
- HB26-1394** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer**,
Amabile--Concerning the conversion of the motorcycle operator safety training fund to a
cash fund subject to annual appropriation by the general assembly, and, in connection
therewith, making an appropriation.
Appropriations
- HB26-1395** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges**,
Kirkmeyer--Concerning the repeal of the wildfire resilient homes grant program
administered by the department of public safety, and, in connection therewith, transferring
the balance of the wildfire resilient homes grant program cash fund to the general fund.
Appropriations
- HB26-1396** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer**,
Bridges--Concerning modifications to the disaster emergency fund.
Appropriations
- HB26-1397** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges**,
Kirkmeyer--Concerning the use of general fund money to support benefits provided to
certain public safety personnel through a multiple employer health trust, and, in connection
therewith, reducing an appropriation.
Appropriations
- HB26-1398** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer**,
Bridges--Concerning the allocation of retail delivery fee revenue credited to the multimodal
transportation and mitigation options fund.
Appropriations
- HB26-1399** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer**,
Bridges--Concerning the elimination of the annual transfer from the general fund to the
multimodal transportation and mitigation options fund, and, in connection therewith,
reducing an appropriation.
Appropriations
- HB26-1400** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer**,
Amabile--Concerning adjustments to the public employees' retirement association's
allocation of money to trust funds.
Appropriations

HB26-1401	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning transfers of money from the unclaimed property trust fund, and, in connection therewith, transferring money from the unclaimed property trust fund to the housing development grant fund and the general fund in state fiscal year 2025-2026; terminating future transfers from the unclaimed property trust fund to the housing development grant fund and the adult dental fund; and making and reducing appropriations. Appropriations	1 2 3 4 5 6 7 8
HB26-1402	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning the transfer of money to the capital construction fund. Appropriations	9 10 11 12
HB26-1403	by Representative(s) Brown and Sirota, Taggart; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning the prevention of the transfer of unexpended information technology annual depreciation-lease equivalent payments to the general fund. Appropriations	13 14 15 16 17
HB26-1404	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning transferring money from the tobacco education programs fund to the preschool programs cash fund, and, in connection therewith, making and reducing an appropriation. Appropriations	18 19 20 21 22 23
HB26-1405	by Representative(s) Brown and Sirota, Taggart; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning transfers of money from certain cash funds to the general fund. Appropriations	24 25 26 27
HB26-1406	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning the repeal of certain provisions regarding the funding of capital construction, and, in connection therewith, reducing an appropriation. Appropriations	28 29 30 31 32
HB26-1407	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning state money that was used to refinance money received from the federal coronavirus state fiscal recovery fund, and, in connection therewith, transferring unspent state money to the general fund, extending a deadline for the use of state money, and reducing appropriations. Appropriations	33 34 35 36 37 38 39
HB26-1408	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning the establishment of processes for the determination of budget requests for the upcoming state fiscal year. Appropriations	40 41 42 43 44
HB26-1409	by Representative(s) Brown and Sirota, Taggart; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning the distribution of money collected from the retail marijuana sales tax. Appropriations	45 46 47 48 49
HB26-1410	by Representative(s) Sirota, Brown, Taggart; also Senator(s) Bridges, Amabile, Kirkmeyer --Concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and institutions, for and during the fiscal year beginning July 1, 2026, except as otherwise noted. Appropriations	50 51 52 53 54 55
HB26-1411	by Representative(s) Brown and Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning changes to health insurance benefits for certain low-income individuals who are not eligible for medical assistance due to their immigration status, and, in connection therewith, making and reducing an appropriation. Appropriations	56 57 58 59 60 61
HB26-1412	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning authorizing the department of health care policy and financing to use statistical sampling and extrapolation to recover overpayments to providers for certain medicaid services, and, in connection therewith, making and reducing an appropriation. Appropriations	62 63 64 65 66 67

HB26-1413 by Representative(s) Sirota and Brown; also Senator(s) **Amabile and Bridges**--Concerning
leave time allowed to certain public servants.
Appropriations

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Tuesday,
April 14, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

91st Legislative Day Tuesday, April 14, 2026

Prayer	By Senator Frizell.	10
Call to Order	By the President at 10:00 a.m.	11
Roll Call	Present--32. Excused--3, Gonzales, Kirkmeyer, Weissman. Present later--3, Gonzales, Kirkmeyer, Weissman.	12
Quorum	The President announced a quorum present.	13
Pledge	By Senator Wallace.	14
Approval of the Journal	On motion of Senator Carson, the Journal of Monday, April 13, 2026, was approved as corrected by the Secretary.	15

SENATE SERVICES REPORT

Correctly Printed: SJR26-022 and 023; SR26-006.
Correctly Reengrossed: SB26-020, 080, 137, 140,141, and 143.
Correctly Revised: HB26-1045, 1116, 1126, 1213, 1228, 1265, 1302, and 1305; HJR26-026.
Correctly Rerevised: HB26-1331, 1332, and 1333.

COMMITTEE OF REFERENCE REPORTS

Trans- portation & Energy	After consideration on the merits, the Committee recommends that SB26-148 be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	42
---------------------------------	--	----

Amend printed bill, page 5, line 17, after "PROGRAM" insert "FOR ENERGY EFFICIENCY MEASURES, ELECTRIFICATION MEASURES, AND RELATED IMPROVEMENTS, WHICH PROGRAM IS".

Page 5, line 19, strike "UTILITY CUSTOMER" and substitute "REAL PROPERTY OWNER".

Page 5, after line 22 insert:

"(7) (a) "RELATED IMPROVEMENTS" MEANS PERMANENT IMPROVEMENTS TO REAL PROPERTY THAT ARE DIRECTLY NECESSARY TO INSTALL OR OPERATE AN ENERGY EFFICIENCY MEASURE OR ELECTRIFICATION MEASURE.

(b) "RELATED IMPROVEMENTS" INCLUDES:

- (I) INSULATION;
- (II) AIR SEALING;
- (III) WINDOWS AND DOORS;
- (IV) HEAT PUMPS;
- (V) EVAPORATIVE COOLERS;
- (VI) SMART THERMOSTATS;
- (VII) PANEL AND WIRING UPGRADES;

- (VIII) HEALTH AND SAFETY UPGRADES;
- (IX) ELECTRIC VEHICLE CHARGERS; AND
- (X) BATTERY STORAGE."

Renumber succeeding subsection accordingly.

Page 6, line 7, strike "MUST:" and substitute "MUST BE:".

Page 6, line 8, strike "BE ASSIGNED" and substitute "ASSIGNED".

Page 6, strike lines 10 through 15 and substitute:

"(b) SATISFIED IN FULL AT OR PRIOR TO THE TIME OF TRANSFER OF REAL PROPERTY OWNERSHIP; AND

(c) CAPPED AT FIFTY THOUSAND DOLLARS."

Page 7, line 10, strike "(a)".

Page 7, line 14, strike "(I)" and substitute "(a)".

Page 7, line 16, strike "(II)" and substitute "(b)".

Page 7, line 17, strike "(III)" and substitute "(c)".

Page 7, strike lines 19 through 27.

Page 8, strike lines 1 through 14 and substitute:

"(4) **Notification required**".

Page 9, lines 9 and 10, strike "DOES NOT CONSTITUTE A LIEN ON THE REAL PROPERTY BUT".

Page 9, line 20, strike "OR TRANSFER OF OCCUPANCY".

Page 9, strike lines 22 and 23 and substitute "REPAYMENT OBLIGATION MUST BE SATISFIED IN".

Page 12, strike lines 5 through 8 and substitute:

"(b) CONSISTENT WITH SUBSECTION (8)(a) OF THIS SECTION AND OTHER APPLICABLE LAW, A UTILITY MAY COMMENCE ITS DISCONNECTION POLICY TO DISCONTINUE SERVICE:

(I) IF A CUSTOMER'S ON-BILL REPAYMENT CHARGE IS MORE THAN NINETY DAYS PAST DUE; OR

(II) AT ANY OTHER TIME OR SCHEDULE AS APPROVED BY THE COMMISSION OR THE UTILITY'S GOVERNING BODY.

(c) NOTHING IN SUBSECTION (8)(b) OF THIS SECTION PRECLUDES A UTILITY FROM PURSUING DISCONNECTION CONSISTENT WITH SUBSECTION (8)(a) OF THIS SECTION FOR NONPAYMENT OF OTHER UTILITY CHARGES."

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **SB26-101** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. Legislative declaration. (1) The general assembly finds and declares that:

(a) On December 18, 2025, the air quality control commission in the department of public health and environment adopted Regulation Number 31, "Control of Methane Emissions from Municipal Solid Waste Landfills", 5 CCR 1001-35, to reduce methane emissions and other air pollutants from municipal solid waste landfills;

(b) Regulation Number 31 requires municipal solid waste landfills to reduce methane emissions through the installation and operation of gas collection and control systems and improved monitoring and gas management,

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

thereby supporting cleaner air and lowering greenhouse gas emissions; and
(c) Compliance with Regulation Number 31 may impose a financial burden on some entities that own or operate municipal solid waste landfills.

(2) The general assembly further finds and declares that:

(a) The community impact cash fund was created in section 25-7-129, Colorado Revised Statutes, to provide financial assistance for environmental mitigation projects through the environmental justice grant program using air quality-related penalty revenue. The community impact cash fund is an existing source of state financial assistance intended to address impacts of air and water quality to local communities and infrastructures.

(b) The local government mineral impact fund, created in section 34-63-102 (5), Colorado Revised Statutes, consists of money that is distributed by the executive director of the department of local affairs to counties, federal mineral lease districts, and municipalities in accordance with guidelines established by the executive director in consultation with the energy impact assistance advisory committee;

(c) It is the intent of the general assembly that money in the community impact cash fund and local government mineral impact fund may be used to assist entities in complying with Regulation Number 31;

(d) In determining any financial assistance for municipal solid waste landfill methane emission reduction projects, priority should be given to municipal solid waste landfills that are owned or operated by local governments in recognition of local governments' limited access to private capital; and

(e) Clarifying the availability and prioritization of these funding sources will support timely compliance with Regulation Number 31, protect public health, and reduce greenhouse gas emissions.

SECTION 2. In Colorado Revised Statutes, 25-7-129, add (3)(g) as follows:

25-7-129. Disposition of fines - community impact cash fund - repeal.

(3) (g) (I) PURSUANT TO THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT'S AUTHORITY TO EXPEND MONEY FROM THE FUND TO PROVIDE GRANTS FOR ENVIRONMENTAL MITIGATION PROJECTS PURSUANT TO SECTION 25-1-134 (2)(g)(VII), THE DEPARTMENT MAY EXPEND MONEY FROM THE FUND TO PROVIDE GRANTS FOR MUNICIPAL SOLID WASTE LANDFILL METHANE EMISSION REDUCTION PROJECTS THAT ARE CONDUCTED IN ACCORDANCE WITH RULES ADOPTED BY THE COMMISSION UNDER THIS ARTICLE 7 AND THAT QUALIFY AS ENVIRONMENTAL MITIGATION PROJECTS, AS DEFINED IN SECTION 25-1-134 (4)(b).

(II) THE ENVIRONMENTAL JUSTICE ADVISORY BOARD, CREATED IN SECTION 25-1-134 (2)(a), SHALL PRIORITIZE A GRANT REQUEST FOR THE PURPOSE OF COMPLYING WITH MUNICIPAL SOLID WASTE LANDFILL METHANE EMISSION REDUCTION REQUIREMENTS FROM A LOCAL GOVERNMENT THAT OWNS OR OPERATES A MUNICIPAL SOLID WASTE LANDFILL OVER A GRANT REQUEST FROM A PRIVATE ENTITY THAT OWNS OR OPERATES A MUNICIPAL SOLID WASTE LANDFILL.

(III) AN ENTITY SHALL USE MONEY EXPENDED BY THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT PURSUANT TO SUBSECTION (3)(g)(I) OF THIS SECTION AS SUPPLEMENTAL FUNDING ONLY AND NOT AS THE EXCLUSIVE SOURCE OF FUNDING FOR COMPLIANCE WITH MUNICIPAL SOLID WASTE LANDFILL METHANE EMISSION REDUCTION REQUIREMENTS. WITH THE EXCEPTION OF SUPPLEMENTAL FUNDING GRANTS FOR ENVIRONMENTAL MITIGATION PROJECTS PROVIDED PURSUANT TO SUBSECTION (3)(g)(I) OF THIS SECTION, NOTHING IN THIS SUBSECTION (3)(g) RELIEVES AN ENTITY OF THE RESPONSIBILITY TO OTHERWISE ENSURE ADEQUATE FUNDING FOR MUNICIPAL SOLID WASTE LANDFILL METHANE EMISSION REDUCTION PROJECTS IN COMPLIANCE WITH APPLICABLE COMMISSION RULES.

SECTION 3. Act subject to petition - effective date - applicability.

(1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66

(2) This act applies to conduct occurring on or after the applicable effective date of this act."

Education

After consideration on the merits, the Committee recommends that **SB26-145** 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 printed bill, page 3, line 14, strike "(4), and (6)(a);" and substitute "and (4);".

Page 3, line 14, strike "and (4.5)".

Page 5, strike lines 1 through 5 and substitute "PURSUANT TO THIS SUBSECTION (2.5) AND THE DISTRICT AND THE CHARTER SCHOOL MUTUALLY AGREE TO THE CONTENT OF THE CHARTER SCHOOL'S PROPOSAL, THEN COMPLIANCE WITH SUBSECTION (3) OF THIS SECTION IS NOT REQUIRED."

Page 5, line 15, strike "PURSUANT TO THIS SECTION" and substitute "THAT CONCERN CAPITAL CONSTRUCTION".

Page 5, line 20, strike "POSSIBLE," and insert "PRACTICABLE,".

Page 5, line 21, strike "FIFTY" and substitute "TWENTY".

Page 7, line 3, strike "BOARD MEETING" and substitute "MEETING OF THE BOARD OR LONG-RANGE PLANNING COMMITTEE, OR, IF NO LONG-RANGE PLANNING COMMITTEE EXISTS, A MEETING OF ANY OTHER COMMITTEE ESTABLISHED BY THE DISTRICT TO ASSESS OR PRIORITIZE THE DISTRICT'S CAPITAL CONSTRUCTION NEEDS".

Page 7, strike lines 13 through 19 and substitute: "~~construction needs of other schools in the district. If the charter school's capital construction plan remedies shortcomings in the charter school's facilities identified in the financial assistance priority assessment of public school facilities created pursuant to section 22-43.7-108, or, when the assessment created pursuant to section 22-43.7-108 is no longer valid, in another assessment using similar criteria for all schools in the district; The board of education shall~~".

Page 9, line 21, after "BOARD." insert "THE BOARD'S REASONS FOR THE EXCLUSION THAT ARE REQUIRED TO BE INCLUDED IN THE NOTIFICATION DESCRIBED IN SUBSECTION (4)(b)(I) ARE FOR INFORMATIONAL PURPOSES ONLY."

Page 9, line 22, strike "(I)".

Page 10, line 5, strike "(A)" and substitute "(I)".

Page 10, line 8, strike "(B)" and substitute "(II)".

Page 10, strike lines 13 through 27.

Page 11, strike lines 1 through 12.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

At the order of the President, Senators Gonzales and Weissman were added to the current roll call.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

COMMITTEE OF REFERENCE REPORTS (cont'd)

Judiciary

After consideration on the merits, the Committee recommends that **SB26-036** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. Legislative declaration. (1) The general assembly finds that:

(a) States across the country have enacted prison population management measures that recognize that overcrowded prison facilities are a threat to the health and safety of staff and inmates;

(b) It is universally recognized that ensuring systematic and operational efficiencies can effectively manage prison populations without compromising public safety;

(c) In 2018, the Colorado general assembly unanimously adopted prison population management measures that trigger specific actions when the department of corrections' prison bed vacancy rate falls below a specified level for 30 consecutive days;

(d) On August 16, 2025, the department of corrections' prison bed vacancy rate fell to a level that triggered the prison population management measures for the first time; and

(e) The implementation of current prison population management measures has not made an impact on prison overcrowding in Colorado. There is limited data available to assess the reasons for this lack of impact since there is no data reporting required by state law on the implementation of the mandated prison population management measures. However, there is clearly the potential for impact because reliable data indicates that a significant number of inmates are eligible for placement in the community through community corrections boards, and roughly 4,600 inmates are past their parole eligibility date.

(2) Therefore, the general assembly declares that revising Colorado's existing prison population management measures is necessary in order to address operational inefficiencies, obtain necessary data, and increase transparency and accountability, and that the efficient management of prison populations is a matter of ongoing concern for correctional staff and inmates.

SECTION 2. In Colorado Revised Statutes, **amend** 17-1-119.7 as follows:

17-1-119.7. Prison population management measures - definitions.

(1) (a) The department shall track the prison bed vacancy rate in both correctional facilities and state-funded private contract prison beds on a monthly basis. If the PRISON BED vacancy rate falls below ~~three~~ FOUR percent for thirty consecutive days, the department shall, WITHIN FORTY-EIGHT HOURS, notify THE FOLLOWING:

(I) The governor;

(II) The joint budget committee;

(III) THE HOUSE OF REPRESENTATIVES JUDICIARY COMMITTEE AND THE SENATE JUDICIARY COMMITTEE, OR THEIR SUCCESSOR COMMITTEES;

(IV) The parole board AND EACH RELEASE HEARING OFFICER AND ADMINISTRATIVE HEARING OFFICER UNDER CONTRACT WITH THE PAROLE BOARD;

(V) THE OFFICE OF COMMUNITY CORRECTIONS IN THE DEPARTMENT OF PUBLIC SAFETY;

(VI) EACH COMMUNITY CORRECTIONS BOARD AND COMMUNITY CORRECTIONS PROGRAM, AS THOSE TERMS ARE DEFINED IN SECTION 17-27-102;

(VII) Each elected district attorney;

(VIII) THE OFFICE OF STATE PUBLIC DEFENDER CREATED IN SECTION 21-1-101;

(IX) THE OFFICE OF ALTERNATE DEFENSE COUNSEL CREATED IN SECTION 21-2-101;

(X) The chief judge of each judicial district; ~~the state public defender, and the office of community corrections in the department of public safety. The department shall notify the governor, the joint budget committee, the parole board, each elected district attorney, the chief judge of each judicial district, the state public defender, and the office of community corrections once the vacancy~~

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

~~rate exceeds four percent for thirty consecutive days.~~

- (XI) THE CHIEF PROBATION OFFICER IN EACH JUDICIAL DISTRICT;
- (XII) THE OFFICE OF THE STATE COURT ADMINISTRATOR; AND
- (XIII) EACH COUNTY SHERIFF OF COLORADO.

(b) IF THE MANDATES REQUIRED PURSUANT TO THIS SECTION ARE IN EFFECT AND THE PRISON BED VACANCY RATE IS FIVE PERCENT OR HIGHER FOR THIRTY CONSECUTIVE DAYS, THE DEPARTMENT SHALL NOTIFY EACH PERSON AND ENTITY LISTED IN SUBSECTION (1)(a) OF THIS SECTION THAT THE MANDATES REQUIRED PURSUANT TO THIS SECTION ARE NO LONGER IN EFFECT.

(c) EACH INDIVIDUAL AND ENTITY THAT RECEIVES NOTIFICATION PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION SHALL ACKNOWLEDGE RECEIPT OF THE NOTIFICATION, IN WRITING, AND CONFIRM COMPLIANCE WITH THE NOTIFICATION REQUIREMENTS DESCRIBED IN SUBSECTION (2)(e) OF THIS SECTION.

(d) THE NOTIFICATION TO THE GOVERNOR AND THE PAROLE BOARD MUST BE UPDATED EVERY THIRTY DAYS WHILE THE MANDATES REQUIRED PURSUANT TO THIS SECTION ARE IN EFFECT AND INCLUDE AN ESTIMATE OF THE REDUCTION IN THE INMATE POPULATION NEEDED TO ACHIEVE A PRISON BED VACANCY RATE OF FIVE PERCENT OR HIGHER.

(2) (a) If the PRISON BED vacancy rate in correctional facilities and state-funded private contract prison beds falls below ~~three~~ FOUR percent for thirty consecutive days, the department shall:

(I) (A) Request the office of community corrections to provide the department with information regarding the location and nature of any ~~unutilized~~ FUNDED AND AVAILABLE community corrections beds. The office of community corrections shall provide the information TO THE DEPARTMENT within seventy-two hours ~~of~~ AFTER the request and on a weekly basis until the office of community corrections receives notification FROM THE DEPARTMENT that the ~~vacancy rate exceeds three percent~~ MANDATES REQUIRED BY THIS SECTION ARE NO LONGER IN EFFECT.

(B) REQUEST, IN WRITING, THAT EACH COMMUNITY CORRECTIONS PROVIDER REVIEW THE STATUTORY CRITERIA FOR EACH TRANSITION INMATE WHO HAS RESIDED IN THE COMMUNITY CORRECTIONS PROGRAM OPERATED BY THE PROVIDER FOR MORE THAN ONE HUNDRED EIGHTY DAYS AND WHO MEETS THE PROGRAM OBJECTIVES FOR AN INTENSIVE SUPERVISION PROGRAM PURSUANT TO SECTION 17-27.5-101, AND PROVIDE THE DEPARTMENT WITH A LIST OF INTENSIVE SUPERVISION PROGRAM-ELIGIBLE TRANSITION INMATES WITH EMPLOYMENT AND HOUSING OPTIONS. AFTER RECEIVING THE LIST OF TRANSITION INMATES, THE DEPARTMENT SHALL INVESTIGATE AND APPROVE A RESIDENCE PLAN FOR EACH TRANSITION INMATE ON THE LIST AND SUBMIT THE APPROVED RESIDENCE PLAN TO THE RELEVANT COMMUNITY CORRECTIONS BOARD.

(C) REQUEST, IN WRITING, THAT THE OFFICE OF COMMUNITY CORRECTIONS INVESTIGATE EXPANDING THE CAPACITY FOR INMATE TRANSITION BEDS IN COMMUNITY CORRECTIONS PROGRAMS THAT COULD BE PROVIDED ON A TEMPORARY OR LONGER-TERM BASIS, INCLUDING THE POTENTIAL NUMBER OF BEDS. THE OFFICE OF COMMUNITY CORRECTIONS SHALL PROVIDE THE RESULTS OF THE INVESTIGATION TO THE DEPARTMENT AND THE JOINT BUDGET COMMITTEE.

(D) REQUIRE THAT DEPARTMENT CASE MANAGERS REVIEW THE ELIGIBILITY OF EACH INMATE FOR COMMUNITY CORRECTIONS PROGRAM PLACEMENT AND INITIATE A REFERRAL OF AN INMATE WHO IS ELIGIBLE TO THE RELEVANT COMMUNITY CORRECTIONS BOARD WITHIN SEVEN DAYS AFTER THE ELIGIBILITY DETERMINATION; AND

(E) REQUIRE THAT THE DIVISION OF ADULT PAROLE NOTIFY EACH COMMUNITY PAROLE OFFICER, IN WRITING, OF THE PRISON BED SHORTAGE AND REQUEST THAT PAROLE OFFICERS CONSIDER ALTERNATIVE SANCTIONS FOR TECHNICAL VIOLATIONS OF PAROLE BY A TRANSITION INMATE, IF LAWFULLY AVAILABLE AND CONSISTENT WITH PUBLIC SAFETY.

(II) Request that the parole board review a list of inmates who are within ninety days of their mandatory release date ~~have an approved parole plan~~; and do not require full board review or victim notification pursuant to section 24-4.1-302.5 (1)(j).

(III) ~~Coordinate with the parole board to review the~~ WITHIN FOURTEEN DAYS AFTER PROVIDING THE NOTIFICATION PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION, CREATE A list of inmates who have satisfied conditions for conditional release, ~~verified by the department of corrections, do not require full~~

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

board review or victim notification pursuant to section 24-4.1-302.5 (1)(j), and have satisfied the condition or conditions required for an order to parole. ~~and~~ THE DEPARTMENT SHALL INFORM THE PAROLE BOARD IF A LISTED INMATE HAS SATISFIED THE CONDITIONS REQUIRED FOR RELEASE. IF A SPECIFIC CONDITION RELATES TO COMPLETING A PROGRAM AND THE CONDITION HAS NOT BEEN SATISFIED, THE PAROLE BOARD SHALL DETERMINE WHETHER THE CONDITION CAN BE SATISFIED AFTER RELEASE AND MANDATED AS A CONDITION OF PAROLE.

(IV) (A) WITHIN FOURTEEN DAYS AFTER PROVIDING THE NOTIFICATION PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION, submit to the parole board a list of eligible inmates ~~with a favorable parole plan~~ who have been assessed to be medium or lower risk on the validated risk assessment scale developed pursuant to section 17-22.5-404 (2), OR WHO HAVE BEEN CLASSIFIED AS MINIMUM OR MINIMUM RESTRICTIVE CUSTODY, AND WHO ARE PAST THEIR PAROLE ELIGIBILITY DATE. THE PAROLE BOARD SHALL CONSIDER THE LIST AS AN INDIVIDUAL APPLICATION FOR PAROLE FOR EACH INMATE ON THE LIST AND REVIEW EACH APPLICATION CONSISTENT WITH SECTION 17-2-201. Except as provided in subsection (2)(a)(IV)(B) of this section, the parole board shall conduct a file review of each inmate on the list and set conditions of release for the inmate within thirty days after receipt of the list and set a day of release no later than thirty days after conducting the file review.

(B) If victim notification is required and a victim wishes to provide input, the parole board shall schedule a hearing in lieu of a file review and set conditions of release for the inmate and a date of release no later than thirty days after conducting the hearing.

(C) If additional information is needed, the parole board may table a decision after the file review or hearing and request additional information from the department. ~~The parole board may grant or deny parole to an applicant, and; if the decision is to deny parole, it must be based on a majority vote of the full board.~~

~~(D) An inmate is not eligible for release pursuant to this section if he or she is serving a sentence for an offense enumerated in section 24-4.1-302 or section 16-22-102 (9) or has had a class I code of penal discipline violation within the previous twelve months from the date of the list or since incarceration, whichever is shorter; has been terminated for lack of progress or declined in writing to participate in programs that have been recommended and made available to the inmate within the previous twelve months or since incarceration, whichever is shorter; has been regressed from community-corrections or revoked from parole within the previous one hundred eighty days; or has a pending felony charge, detainer, or an extraditable warrant.~~

~~(E) An inmate is eligible for release pursuant to this subsection (2)(a)(IV) if the inmate is at or past his or her parole eligibility date and is only serving a sentence for a conviction of a level 3 or level 4 drug felony or a class 3, class 4, class 5, or class 6 nonviolent felony offense.~~

(D) IF AN INMATE HAS A PENDING FELONY CHARGE, DETAINER, OR EXTRADITABLE WARRANT, AND IS OTHERWISE ELIGIBLE FOR RELEASE TO PAROLE, THE DEPARTMENT SHALL NOTIFY THE LIAISON FOR THE OFFICE OF STATE PUBLIC DEFENDER, AS DESCRIBED IN SECTION 21-1-104 (6), TO DETERMINE WHETHER THE LEGAL MATTER CAN BE RESOLVED ON A FORTHWITH BASIS.

(V) (A) WITHIN FOURTEEN DAYS AFTER AN OFFENDER IS ADMITTED TO THE CUSTODY OF THE DEPARTMENT AS A NEW COURT COMMITMENT, IF THE OFFENDER IS DETERMINED BY THE DEPARTMENT DURING ADMISSION TO BE PAST OR WITHIN NINETY DAYS OF THE OFFENDER'S PAROLE ELIGIBILITY DATE AND THE OFFENDER IS NOT SERVING A SENTENCE FOR AN OFFENSE ENUMERATED IN SECTION 24-4.1-302 (1) OR 16-22-102 (9), NOTIFY THE SENTENCING COURT AND PROVIDE THE COURT WITH INFORMATION ON THE OFFENDER'S PAROLE ELIGIBILITY DATE, MANDATORY RELEASE DATE, AND THE RESULTS OF ANY INTAKE ASSESSMENTS.

(B) IF A SENTENCING COURT RECEIVES NOTICE FROM THE DEPARTMENT PURSUANT TO SUBSECTION (2)(a)(V)(A) OF THIS SECTION, THE COURT SHALL NOTIFY COUNSEL FOR THE DEFENDANT AND THE PROSECUTION AND REQUEST THAT THE DEFENDANT FILE A MOTION FOR RECONSIDERATION, IF THE DEFENDANT CHOOSES TO DO SO, UNLESS THE PRISON SENTENCE IS THE RESULT OF A STIPULATED PLEA AGREEMENT FOR AN EXACT NUMBER OF YEARS IN PRISON. IF THE COURT RECEIVES A MOTION FOR RECONSIDERATION, THE COURT MAY GRANT THE MOTION WITH OR WITHOUT SCHEDULING A HEARING AND MAY IMPOSE AN ALTERNATIVE SENTENCE EXCEPT A SENTENCE TO JAIL. THE COURT

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SHALL DECIDE THE MATTER WITHIN THIRTY-FIVE DAYS AFTER THE FILING OF THE MOTION.

(b) (I) WHILE THE MEASURES DESCRIBED IN SUBSECTION (2)(a) OF THIS SECTION ARE IN EFFECT, THE PAROLE BOARD MAY GRANT OR DENY PAROLE TO AN APPLICANT WHO IS ELIGIBLE FOR PAROLE PURSUANT TO THIS SECTION, AND, IF THE DECISION IS TO DENY PAROLE, THE DECISION MUST BE BASED ON A MAJORITY VOTE OF THE FULL PAROLE BOARD.

(II) A PAROLE APPLICATION HEARING OR RECONSIDERATION OF SENTENCING HEARING HELD PURSUANT TO THIS SECTION MUST COMPLY WITH THE APPLICABLE PROVISIONS SET FORTH IN SECTIONS 24-4.1-302.5 AND 24.4.1-303.

(III) AN INMATE IS NOT ELIGIBLE FOR CONSIDERATION OF RELEASE OR THE AWARD OF ADDITIONAL EARNED TIME IF THE INMATE IS SERVING A SENTENCE FOR AN OFFENSE ENUMERATED IN SECTION 24-4.1-302 (1) OR 16-22-102 (9) OR HAS BEEN FOUND GUILTY OF A CLASS I CODE OF PENAL DISCIPLINE VIOLATION WITHIN THE PREVIOUS TWELVE MONTHS OR SINCE INCARCERATION, WHICHEVER IS SHORTER.

(IV) ACTIONS TAKEN REGARDING PLACEMENT, TRANSFER, OR OTHER MOVEMENT OF AN INMATE PURSUANT TO THIS SECTION MUST COMPLY WITH THE APPLICABLE PROVISIONS SET FORTH IN SECTIONS 24-4.1-302.5 AND 24.4.1-303.

(V) THE DEPARTMENT MAY REFER AN INMATE RELEASED PURSUANT TO THIS SECTION WHO MAY BENEFIT FROM COMMUNITY-BASED SUPPORT SERVICES TO A COMMUNITY-BASED REENTRY PROGRAM THAT RECEIVES FUNDING FROM THE REENTRY SERVICES GRANT PROGRAM DESCRIBED IN SECTION 17-33-101 (7) OR OTHER COMMUNITY-BASED PROGRAMS THAT THE DEPARTMENT CONTRACTS WITH FOR REENTRY SERVICES TO PROMOTE THE INMATE'S SUCCESSFUL REINTEGRATION.

~~(b)~~ (c) The department may utilize any, all, or a combination of the measures described in subsection (2)(a) of this section when the PRISON BED vacancy rate falls below ~~two~~ FOUR percent for thirty consecutive days and until the vacancy rate is above ~~three~~ FIVE percent for thirty consecutive days.

(d) (I) IF THE MEASURES DESCRIBED IN SUBSECTION (2)(a) OF THIS SECTION DO NOT RESULT IN ACHIEVING A PRISON BED VACANCY RATE ABOVE FIVE PERCENT WITHIN ONE HUNDRED TWENTY DAYS AFTER THE NOTIFICATIONS PROVIDED PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION, THE DEPARTMENT SHALL, WITHIN THIRTY DAYS AFTER THE DETERMINATION THAT THE MEASURES DO NOT RESULT IN ACHIEVING THE SPECIFIC RATES, SUBMIT TO THE PAROLE BOARD AND THE GOVERNOR A LIST OF INMATES WHO ARE SERVING A SENTENCE IN THE DEPARTMENT AND WHO ARE ELIGIBLE FOR PAROLE, NOTWITHSTANDING ANY OTHER PROVISION OF LAW; RECOMMENDS FOR TRANSFER TO COMMUNITY CORRECTIONS FOR RESIDENTIAL OR NONRESIDENTIAL PLACEMENT; OR RECOMMENDS FOR ANY OTHER FORM OF RELEASE, INCLUDING, BUT NOT LIMITED TO, COMMUTATION OF THE INMATE'S SENTENCE BY THE GOVERNOR.

(II) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, UPON RECEIPT OF THE LIST PROVIDED BY THE DEPARTMENT PURSUANT TO SUBSECTION (2)(d)(I) OF THIS SECTION:

(A) THE PAROLE BOARD MAY RELEASE AN INMATE WHO IS NOT SERVING A SENTENCE FOR AN OFFENSE ENUMERATED IN SECTION 24-4.1-302 (1) OR 16-22-102 (9) NINETY DAYS IN ADVANCE OF THE INMATE'S CURRENT PAROLE ELIGIBILITY DATE;

(B) THE DEPARTMENT MAY REFER THE INMATE FOR PLACEMENT IN A COMMUNITY CORRECTIONS PROGRAM; AND

(C) THE GOVERNOR MAY CONSIDER AND GRANT COMMUTATION OF THE INMATE'S SENTENCE.

(e) IF THE PRISON BED VACANCY RATE FALLS BELOW FOUR PERCENT FOR THIRTY CONSECUTIVE DAYS AND A NOTIFICATION IS MADE PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION AND RECEIVED BY:

(I) AN ELECTED DISTRICT ATTORNEY, THE ELECTED DISTRICT ATTORNEY SHALL NOTIFY EACH DEPUTY DISTRICT ATTORNEY ASSIGNED TO FELONY CASES AND EACH DEPUTY DISTRICT ATTORNEY SERVING ON THE LOCAL COMMUNITY CORRECTIONS BOARD OF THE PRISON BED SHORTAGE AND THAT PRISON POPULATION MANAGEMENT MEASURES ARE IN EFFECT;

(II) THE OFFICE OF STATE PUBLIC DEFENDER, THE OFFICE SHALL NOTIFY EACH ATTORNEY ASSIGNED TO REPRESENT AN INDIVIDUAL CHARGED WITH A FELONY OFFENSE AND EACH ATTORNEY SERVING ON THE LOCAL COMMUNITY CORRECTIONS BOARD OF THE CURRENT PRISON BED SHORTAGE AND THAT PRISON POPULATION MANAGEMENT MEASURES ARE IN EFFECT, AND REQUEST

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

THAT EACH ATTORNEY UTILIZE AVAILABLE RESOURCES TO INVESTIGATE AND ADVOCATE FOR AN ALTERNATIVE TO A PRISON SENTENCE, IF LAWFULLY AVAILABLE, FOR CASES PENDING SENTENCING OR RESENTENCING;

(III) THE OFFICE OF ALTERNATE DEFENSE COUNSEL, THE OFFICE SHALL NOTIFY EACH ATTORNEY ASSIGNED TO REPRESENT AN INDIVIDUAL CHARGED WITH A FELONY OFFENSE OF THE CURRENT PRISON BED SHORTAGE AND THAT PRISON POPULATION MANAGEMENT MEASURES ARE IN EFFECT, AND REQUEST THAT EACH ATTORNEY UTILIZE AVAILABLE RESOURCES TO INVESTIGATE AND ADVOCATE FOR AN ALTERNATIVE TO A PRISON SENTENCE, IF LAWFULLY AVAILABLE, FOR CASES PENDING SENTENCING OR RESENTENCING;

(IV) A CHIEF JUDGE OF A JUDICIAL DISTRICT, THE CHIEF JUDGE SHALL NOTIFY EACH DISTRICT COURT JUDGE IN THE JUDICIAL DISTRICT WHO IS ASSIGNED TO FELONY CASES OF THE CURRENT PRISON BED SHORTAGE AND THAT PRISON POPULATION MANAGEMENT MEASURES ARE IN EFFECT; OR

(V) A CHIEF PROBATION OFFICER FOR A JUDICIAL DISTRICT, THE CHIEF PROBATION OFFICER SHALL NOTIFY EACH PROBATION OFFICER WHO SUPERVISES INDIVIDUALS ON FELONY PROBATION OF THE CURRENT PRISON BED SHORTAGE AND THAT PRISON POPULATION MANAGEMENT MEASURES ARE IN EFFECT.

(3) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) "LOCAL JAIL BACKLOG" MEANS THE INMATES UNDER THE JURISDICTION OF THE DEPARTMENT WHO ARE BEING HOUSED IN A LOCAL JAIL ON BEHALF OF THE DEPARTMENT.

(b) "OPERATIONAL CAPACITY" MEANS THE NUMBER OF PERMANENT BEDS AT A PRISON, EXCLUDING NONCAPACITY BEDS SUCH AS INFIRMARY BEDS AND RESTRICTIVE HOUSING AND TRANSPORT BEDS, UNLESS OTHERWISE SPECIFIED DUE TO EMERGENCY NEEDS.

(c) (I) "PRISON BED VACANCY RATE" MEANS THE PERCENTAGE OF OPERATIONAL CAPACITY FOR PRISON BEDS THAT IS CURRENTLY UNUSED. FOR THE PURPOSES OF CALCULATING THE PRISON BED VACANCY RATE, THE DEPARTMENT SHALL INCLUDE INMATES UNDER THE JURISDICTION OF THE DEPARTMENT WHO ARE HOUSED IN A LOCAL JAIL AND THOSE DESIGNATED AS LOCAL JAIL BACKLOG.

(II) NOTWITHSTANDING SUBSECTION (3)(c)(I) OF THIS SECTION, THE FIRST FOUR HUNDRED INMATES UNDER THE JURISDICTION OF THE DEPARTMENT WHO ARE HOUSED IN A LOCAL JAIL PURSUANT TO A LOCAL JAIL CONTRACT MUST NOT BE INCLUDED IN THE PRISON BED VACANCY RATE CALCULATION.

SECTION 3. In Colorado Revised Statutes, 17-1-103, **add** (1)(s) as follows:

17-1-103. Duties of the executive director.

(1) The duties of the executive director are:

(s) TO DEVELOP A COMPREHENSIVE AND ONGOING PRISON POPULATION MANAGEMENT PLAN TO ENSURE THE SAFETY OF STAFF AND INMATES AND TO ENSURE THAT THE DEPARTMENT COMPLIES WITH ALL PRISON POPULATION MANAGEMENT MANDATES REQUIRED BY LAW, INCLUDING IMPLEMENTING THE PRISON POPULATION MANAGEMENT MEASURES SET FORTH IN SECTION 17-1-119.7, WHEN NECESSARY.

SECTION 4. In Colorado Revised Statutes, 17-1-103.3, **amend** (1)(a)(I); and **add** (1)(a)(III) and (1)(a)(IV) as follows:

17-1-103.3. Reports for budgeting - definition.

(1) (a) No later than the fifth day of each month, the executive director shall report the department's previous month's:

(I) Bed capacity and average daily inmate population by prison facility, security level, and custody classification; **and**

(III) CURRENT POPULATION IN THE LOCAL JAIL BACKLOG, AS DEFINED IN SECTION 17-1-119.7 (3), BY COUNTY; AND

(IV) COMPLIANCE WITH THE PRISON POPULATION MANAGEMENT MEASURES DESCRIBED IN SECTION 17-1-119.7 IF THE MEASURES ARE IN EFFECT DURING THE PREVIOUS MONTH, INCLUDING EACH NOTICE SENT BY THE DEPARTMENT, ACTIONS TAKEN BY THE DEPARTMENT TO COMPLY WITH THE REQUIRED MEASURES, AND THE DOCUMENTED IMPACT OF IMPLEMENTING THE REQUIRED MEASURES.

SECTION 5. In Colorado Revised Statutes, 17-2-201, **add** (3)(i) as follows:

17-2-201. State board of parole - duties - definitions.

(3) The chairperson, in addition to other provisions of law, has the following powers and duties:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(i) TO ENSURE THAT THE PAROLE BOARD COMPLIES WITH ALL PRISON POPULATION MANAGEMENT MANDATES REQUIRED BY LAW, INCLUDING IMPLEMENTING, WHEN NECESSARY, THE PRISON POPULATION MANAGEMENT MEASURES SET FORTH IN SECTION 17-1-119.7.

SECTION 6. In Colorado Revised Statutes, 17-27.5-101, **amend** (1)(b) introductory portion and (1)(b)(II) as follows:

17-27.5-101. Authority to establish intensive supervision programs for parolees and community corrections offenders.

(1) (b) The department ~~shall also be~~ IS authorized to refer for placement to an intensive supervision program operated under the jurisdiction of units of local government under contract with and approved by the department:

(II) Any offender who has met program objectives of a residential community corrections program, ~~and who has not more than one hundred eighty days remaining until such offender's parole eligibility date:~~

SECTION 7. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions."

Judiciary

After consideration on the merits, the Committee recommends that **SB26-159** 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 line 3 and substitute "(1.5)(a), (1.5)(b), and (9)(a);".

Page 2, line 4, strike "(1.5);" and after "**add**" insert "(1.5)(a.5)".

Page 2, strike lines 7 through 26.

Strike pages 3 through 5.

Page 6, strike lines 1 through 8 and substitute:

"(1.5) (a) EXCEPT AS PROVIDED IN SUBSECTION (1.5)(a.5) OF THIS SECTION, earned time, not to exceed ~~twelve~~ FOURTEEN days for each month of incarceration or parole, may be deducted from an inmate's sentence if the inmate:

(I) Is serving a sentence for a class 4, class 5, or class 6 felony or level 3 or level 4 drug felony;

(II) Has not incurred a class I code of penal discipline violation within the twenty-four months immediately preceding the time of crediting or during ~~his or her~~ THE INMATE'S entire term of incarceration if the term is less than twenty-four months or a class II code of penal discipline violation within the twelve months immediately preceding the time of crediting or during ~~his or her~~ THE INMATE'S entire term of incarceration if the term is less than twelve months; AND

(III) Is program-compliant, ~~and~~

(IV) ~~Was not convicted of, and has not previously been convicted of, a felony crime described in section 18-3-303, 18-3-305, 18-3-306, or 18-6-701, sections 18-7-402 to 18-7-407, or section 18-12-102 or 18-12-109, C.R.S., or a felony crime listed in section 24-4.1-302 (1), C.R.S.~~

(a.5) NOTWITHSTANDING THE FOURTEEN-DAY LIMITATION IN SUBSECTION (1.5)(a) OF THIS SECTION, AN INMATE CONVICTED OF, OR AN INMATE WHO HAS PREVIOUSLY BEEN CONVICTED OF, A FELONY CRIME DESCRIBED IN SECTION 18-3-303, 18-3-305, 18-3-306, OR 18-6-701; SECTIONS 18-7-402 TO 18-7-407; SECTION 18-12-102 OR 18-12-109; A FELONY MOTOR VEHICLE THEFT; OR A FELONY CRIME LISTED IN SECTION 24-4.1-302 (1), IS LIMITED TO TWELVE DAYS OF EARNED TIME PER MONTH.

(b) The earned time specified in ~~subsection (1.5)(a)~~ SUBSECTION (1.5) of this section may be deducted based upon a demonstration to the department by the inmate, which is certified by the inmate's case manager or community parole officer, that he or she has made positive progress in accordance with performance standards established by the department."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Judiciary After consideration on the merits, the Committee recommends that **SB26-158** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 4, line 5, strike "GRANTING".

Page 4, line 27, strike the first "OF" and substitute "AFTER".

Page 5, line 1, strike "RECOMMENDATION," and substitute "RECOMMENDATION, OR SIXTY DAYS AFTER THE EFFECTIVE DATE OF SUBSECTION (6)(a)(II) OF THIS SECTION FOR ANY RECOMMENDATION OF THE STATE BOARD OF PAROLE RECEIVED BY THE GOVERNOR PRIOR TO THE EFFECTIVE DATE OF SUBSECTION (6)(a)(II) OF THIS SECTION,".

Page 5, line 21, strike "PROGRAMMING" and substitute "ON OR AFTER JANUARY 1, 2027, PROGRAMMING".

Judiciary After consideration on the merits, the Committee recommends that **SB26-096** be **postponed indefinitely**.

At the order of the President, Senator Kirkmeyer was added to the current roll call.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title and referred to the committees indicated:

SJR26-024 by Senator(s) **Hinrichsen**; also Representative(s) Bradley--Concerning the designation of May 2026 as "Motorcycle Safety Awareness Month".

Laid over until Friday, April 24, 2026.

SR26-007 by Senator(s) **Marchman**; --Concerning designating April 2026 as Second Chance Month.

Laid over until Tuesday, April 21, 2026.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SJR26-023 by Senator(s) **Mullica and Coleman**; also Representative(s) Bacon and Hartsook--Concerning recognition of the contributions of Young Americans Bank and Young Americans Center for Financial Education to financial literacy education for students in Colorado.

Laid over until Monday, April 20, 2026.

THIRD READING OF BILLS -- FINAL PASSAGE -- CONSENT CALENDAR

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1228 by Representative(s) Stewart R. and Feret; also Senator(s) **Danielson**--Concerning measures to increase access to licensure as a marriage and family therapist.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Carson, Coleman, Cutter, Hinrichsen, Jodeh, Kipp, Marchman, and Sullivan.

HB26-1116 by Representative(s) Rydin and Gonzalez R.; also Senator(s) **Ball**--Concerning processes related to individuals with behavioral health disorders.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Jodeh, and Kipp.

HB26-1213 by Representative(s) Smith and McCormick; also Senator(s) **Wallace**--Concerning the continuation of the biomass utilization grant program, and, in connection therewith, implementing the recommendation contained in the 2025 sunset report by the department of regulatory agencies to repeal the biomass utilization grant program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman and Cutter.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66

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:

SB26-090 by Senator(s) **Carson and Snyder**; also Representative(s) Hartsook--Concerning exempting critical infrastructure from the "Consumer Repair Bill of Rights Act".

Laid over until Thursday, April 16, 2026.

HB26-1126 by Representative(s) Sirota and Woodrow; also Senator(s) **Kipp**--Concerning requirements for dealing firearms.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	20	NO	15	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	N
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Danielson, Daugherty, Gonzales J., Jodeh, Kolker, Lindstedt, Sullivan, Wallace, and Weissman.

HB26-1265 by Representative(s) Rutinel and Clifford; also Senator(s) **Wallace and Lindstedt**--Concerning a law enforcement agency's use of the United States bureau of alcohol, tobacco, firearms, and explosives' national electronic tracing system.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Gonzales J., Jodeh, Kipp, Kolker, Sullivan, and Weissman.

HB26-1302 by Representative(s) Duran and Boesenecker; also Senator(s) **Kipp**--Concerning the Colorado bureau of investigation's firearms background check operating hours.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	22	NO	13	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Coleman, Cutter, Danielson, Daugherty, Gonzales J., Jodeh, Lindstedt, and Sullivan.

HB26-1045 by Representative(s) Clifford and Zokaie; also Senator(s) **Danielson and Kipp**--Concerning housing protections for individuals with disabilities.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kolker, Marchman, Wallace, and Weissman.

HB26-1305 by Representative(s) Lukens; also Senator(s) **Roberts**--Concerning enhancing access to inpatient behavioral health by aligning state and federal statutes.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Bridges, Catlin, Coleman, Cutter, Daugherty, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Snyder, Wallace, and Weissman.

MESSAGE FROM THE HOUSE

Tuesday, April 14, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1027, as printed in House Journal, April 14, 2026.

The House has voted to concur in the Senate amendments to HB26-1095, HB26-1007, HB26-1120, HB26-1044, HB26-1135, HB26-1081, HB26-1268, HB26-1331, HB26-1332, and HB26-1333, and has repassed the bills as so amended.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the calendar of Tuesday, April 14, 2026, was laid over until Thursday, April 16, 2026, retaining its place on the calendar.

General Orders -- Second Reading of Bills -- Consent Calendar: HB26-1262.
General Orders -- Second Reading of Bills: HB26-1202, SB26-150, SB26-002.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Appropriations After consideration on the merits, the Committee recommends that **HB26-1348** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1349** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1350** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1351** be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1352** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1353** be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1354** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1355** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1356** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Appropriations	After consideration on the merits, the Committee recommends that HB26-1357 be referred to the Committee of the Whole with favorable recommendation.	1 2 3
Appropriations	After consideration on the merits, the Committee recommends that HB26-1358 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	4 5 6 7
Appropriations	After consideration on the merits, the Committee recommends that HB26-1359 be referred to the Committee of the Whole with favorable recommendation.	8 9 10
Appropriations	After consideration on the merits, the Committee recommends that HB26-1360 be referred to the Committee of the Whole with favorable recommendation.	11 12 13
Appropriations	After consideration on the merits, the Committee recommends that HB26-1361 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	14 15 16 17
Appropriations	After consideration on the merits, the Committee recommends that HB26-1362 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	18 19 20 21
Appropriations	After consideration on the merits, the Committee recommends that HB26-1363 be referred to the Committee of the Whole with favorable recommendation.	22 23 24
Appropriations	After consideration on the merits, the Committee recommends that HB26-1364 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	25 26 27 28
Appropriations	After consideration on the merits, the Committee recommends that HB26-1366 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	29 30 31 32
Appropriations	After consideration on the merits, the Committee recommends that HB26-1367 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	33 34 35 36
Appropriations	After consideration on the merits, the Committee recommends that HB26-1368 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	37 38 39 40
Appropriations	After consideration on the merits, the Committee recommends that HB26-1369 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	41 42 43 44
Appropriations	After consideration on the merits, the Committee recommends that HB26-1370 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	45 46 47 48
Appropriations	After consideration on the merits, the Committee recommends that HB26-1371 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	49 50 51 52
Appropriations	After consideration on the merits, the Committee recommends that HB26-1372 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	53 54 55 56
Appropriations	After consideration on the merits, the Committee recommends that HB26-1373 be referred to the Committee of the Whole with favorable recommendation.	57 58 59
Appropriations	After consideration on the merits, the Committee recommends that HB26-1374 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	60 61 62 63
	Amend reengrossed bill, page 2, strike line 3 and substitute "(2), (3), (6)(a) introductory portion, (6)(a)(I), and (6)(a)(II) as follows:".	64 65 66
	Page 2, line 7, strike "CERTIFIED kinship" and substitute "Kinship".	67

Page 2, line 20, strike "CERTIFIED".

Page 3, strike lines 9 through 23 and substitute "FINANCIAL ASSISTANCE AND SUPPORTS FOR NON-CERTIFIED KINSHIP CARE.

(6) (a) On or before August 1, 2025, and every August 1 thereafter until August 1, 2030, the state department shall submit a report to the joint budget committee on the implementation of ~~non-certified~~ kinship care homes, the impacts to the number of placements with kinship foster care homes, and the impacts on county departments of human or social services in their ability to support providers. The state department shall submit data provided by county departments of human and social services as a supplement to the report. The report must include:

(I) The impacts of financial assistance on the certification and recruitment of kin families and the trends of kin's choices to become certified; ~~or non-certified;~~

(II) The workload changes for county caseworkers associated with supporting kin pursuant to this section; ~~both certified and non-certified;~~ and".

Page 4, line 8, strike "CERTIFIED".

Page 4, strike lines 13 through 27.

Page 5, strike lines 1 through 19 and substitute:

"SECTION 3. Effective date. This act takes effect July 1, 2026."

Re-number succeeding section accordingly.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1375** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1376** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1377** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1378** 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 2, line 2, after "27-50-305," insert "27-60-110,".

Page 3, line 5, strike "(1)(ee)" and insert "(1)(h), (1)(ee),".

Page 3, after line 10, insert:

~~"(h) Behavioral health care services for rural and agricultural communities pursuant to section 27-60-110,"~~

Page 3, strike lines 21 through 27.

Page 4, strike line 1.

Re-number succeeding sections accordingly.

Page 6, after line 12 insert:

"(5) Except as provided in subsection (6) of this section, to implement this act, the general fund appropriation made in the annual general appropriation act for the 2026-27 state fiscal year to the department of human services for use by the behavioral health administration for behavioral health vouchers is decreased by \$50,000.

(6) (a) If the general fund appropriation made in the annual general appropriation act for the 2026-27 state fiscal year to the department of human

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

services for use by the behavioral health administration for behavioral health vouchers is an amount less than the amount of the adjustment required in subsection (5) of this section, the general fund appropriation is decreased to \$0.

(b) If the annual general appropriation act for the 2026-27 state fiscal year does not include an appropriation to the department of human services for use by the behavioral health administration for behavioral health vouchers, then subsection (5) of this section does not require a reduction of an appropriation in the annual general appropriation act for the 2026-27 state fiscal year."

Page 6, line 15, strike "7" and substitute "6".

Page 6, line 17, strike "7" and substitute "6".

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1379** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1380** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 2, strike lines 2 through 8 and substitute:

SECTION 1. In Colorado Revised Statutes, **repeal** 13-3-120.

SECTION 2. In Colorado Revised Statutes, 13-100-102, **amend** (3) as follows:

13-100-102. Definitions.

As used in this article 100, unless the context otherwise requires:

(3) "Included agencies" means the independent agencies within the judicial department that the office provides administrative and fiscal support services to pursuant to this article 100 and includes the office of the child protection ombudsman, the independent ethics commission, the office of public guardianship, the commission on judicial discipline, the office of alternative defense counsel, the office of the child's representative, the office of the respondent parents' counsel, the office of the statewide behavioral health court liaison, ~~the office of the judicial discipline ombudsman~~, and any other independent agency added to the judicial department on or after July 1, 2024. The office of state public defender is not an included agency.

SECTION 3. In Colorado Revised Statutes, 24-72-202, **repeal** (6)(b)(XVI) as follows:

24-72-202. Definitions.

As used in this part 2, unless the context otherwise requires:

(6) (b) "Public records" does not include:

(XVI) ~~Records related to complaints received by the office of the judicial discipline ombudsman pursuant to section 13-3-120, including any record that names or otherwise identifies a specific complainant or other person involved in the complaint;~~".

Re-number succeeding section accordingly.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1381** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1382** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1383** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1384** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Appropriations	After consideration on the merits, the Committee recommends that HB26-1385 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	1 2 3 4
Appropriations	After consideration on the merits, the Committee recommends that HB26-1386 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	5 6 7 8
Appropriations	After consideration on the merits, the Committee recommends that HB26-1387 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	9 10 11 12
Appropriations	After consideration on the merits, the Committee recommends that HB26-1388 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	13 14 15 16
Appropriations	After consideration on the merits, the Committee recommends that HB26-1389 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	17 18 19 20
Appropriations	After consideration on the merits, the Committee recommends that HB26-1390 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	21 22 23 24
Appropriations	After consideration on the merits, the Committee recommends that HB26-1391 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	25 26 27 28
Appropriations	After consideration on the merits, the Committee recommends that HB26-1392 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	29 30 31 32
Appropriations	After consideration on the merits, the Committee recommends that HB26-1393 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	33 34 35 36
Appropriations	After consideration on the merits, the Committee recommends that HB26-1394 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	37 38 39 40
Appropriations	After consideration on the merits, the Committee recommends that HB26-1395 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	41 42 43 44
Appropriations	After consideration on the merits, the Committee recommends that HB26-1396 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	45 46 47 48
Appropriations	After consideration on the merits, the Committee recommends that HB26-1397 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	49 50 51 52
	Amend reengrossed bill, page 2, strike line 3 and substitute "(11)(a)(II) and (11)(a)(III); and repeal (11)(a)(I) as follows:".	53 54 55
	Page 2, after line 5 insert:	56 57
	"(11) (a) (I) On July 1, 2028, the state treasurer shall transfer two million five hundred thousand dollars to the fund from the general fund, and on each July 1 thereafter, sufficient funds, subject to annual appropriation, to reimburse employers for the direct costs of providing the benefits required by this part 3 and 4 of article 5 of this title 29 for volunteer and part-time firefighters."	58 59 60 61 62 63 64
	Page 2, line 7 strike "(11) (a)".	65 66
	Page 2, line 8, after "July 1, 2024," insert "AND".	67

Page 2, lines 11 and 12, strike "and one million dollars for the state fiscal year beginning on July 1, 2027," and substitute "and one million dollars for the state fiscal year beginning on July 1, 2027;".

Page 3, line 6, strike "2028." and substitute "2026."

Page 3, line 8, strike "(3)(a)(I)(C)" and substitute "(3)(a)(I)(C), (3)(a)(I)(D), and (3)(a)(I)(E)".

Page 3, line 19, after "(3)(a)(I);" insert "AND".

Page 3, after line 24 insert:

~~"(D) For the state fiscal year beginning on July 1, 2027, the general assembly shall appropriate five hundred thousand dollars from the general fund to the division of criminal justice in the department of public safety to be used for the purpose set forth in this subsection (3)(a)(I); and~~

~~(E) For the state fiscal year beginning on July 1, 2028, the general assembly shall appropriate one million dollars from the general fund; and on each July 1 thereafter, the general assembly shall appropriate sufficient funds; subject to annual appropriation, to the division of criminal justice in the department of public safety to be used for the purpose set forth in this subsection (3)(a)(I)."~~

Appropriations After consideration on the merits, the Committee recommends that **HB26-1398** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1399** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 2, line 8, strike "AND ON EACH JULY 1 FROM JULY 1, 2027, THROUGH JULY 1, 2031,".

Appropriations After consideration on the merits, the Committee recommends that **HB26-1400** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1401** be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1402** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1403** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1404** be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1405** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 6, strike lines 20 through 27.

Re-number succeeding sections accordingly.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Appropriations	After consideration on the merits, the Committee recommends that HB26-1406 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.	1
		2
		3
		4
		5
	Amend reengrossed bill, page 13, line 3, strike "section 8" and substitute "section 7".	6
		7
		8
	Page 13, line 5, strike "section 8" and substitute "section 7".	9
		10
Appropriations	After consideration on the merits, the Committee recommends that HB26-1407 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	11
		12
		13
		14
Appropriations	After consideration on the merits, the Committee recommends that HB26-1408 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	15
		16
		17
		18
Appropriations	After consideration on the merits, the Committee recommends that HB26-1409 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	19
		20
		21
		22
Appropriations	After consideration on the merits, the Committee recommends that HB26-1410 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	23
		24
		25
		26
	Amend reengrossed bill, page 48, strike line 14.	27
		28
	Adjust affected totals accordingly.	29
		30
	Page 55, strike lines 13 and 14.	31
		32
	Page 233, strike lines 10 and 11.	33
		34
	Adjust affected totals accordingly.	35
		36
	Page 253, strike lines 1 through 3.	37
		38
	Page 107, line 10, in the ITEM & SUBTOTAL column strike "188,612" and substitute "263,266" and in the CASH FUNDS column strike "188,612 ^c " and substitute "263,266 ^c ".	39
		40
		41
		42
	Adjust affected totals accordingly.	43
		44
	Page 351, line 2, in the ITEM & SUBTOTAL column strike "1,433,256" and substitute "1,358,602" and in the CASH FUNDS column strike "1,433,256 ^a " and substitute "1,358,602 ^a ".	45
		46
		47
		48
	Adjust affected totals accordingly.	49
		50
	Page 116, line 5, in the ITEM & SUBTOTAL column strike "1,257,819" and substitute "1,457,819" and in the GENERAL FUND column strike "542,750" and substitute "742,750".	51
		52
		53
		54
	Page 116, line 11, in the ITEM & SUBTOTAL column strike "17,576,740" and substitute "17,676,740" and in the GENERAL FUND column strike "3,643,930" and substitute "3,743,930".	55
		56
		57
		58
	Adjust affected totals accordingly.	59
		60
	Page 267, line 13, in the ITEM & SUBTOTAL column strike "22,761,853" and substitute "22,461,853" and in the GENERAL FUND column strike "300,000".	61
		62
		63
	Adjust affected totals accordingly.	64
		65
	Page 284, line 9, strike "\$924,877" and substitute "\$624,877".	66
		67

Page 126, line 14, in the ITEM & SUBTOTAL column strike "56,672,070" and substitute "57,222,093".

Page 126, line 15, in the ITEM & SUBTOTAL column strike "194,595,081" and substitute "195,145,104", in the GENERAL FUND column strike "71,863,091" and substitute "72,108,112", and in the FEDERAL FUNDS column strike "100,221,710(I)" and substitute "100,526,712(I)".

Adjust affected totals accordingly.

Page 134, line 4, in the TOTAL column strike "15,197,380,682" and substitute "15,196,700,682", in the GENERAL FUND column strike "4,182,250,706(M)" and substitute "4,182,005,685(M)", and in the FEDERAL FUNDS column strike "9,001,025,454" and substitute "9,000,590,475".

Adjust affected totals accordingly.

Page 150, line 4, strike "\$452,643,413" and substitute "\$452,948,415".

Page 366, line 6, strike "Operations^{79,79a,80}" and substitute "Operations^{79,80}".

Page 378, line 5, strike "management of gray wolves," and substitute "reintroduction and management of gray wolves."

Page 378, strike lines 6 through 10.

Page 546, line 13, in the ITEM & SUBTOTAL column strike "2,183,472" and substitute "1,951,466" and in the CASH FUNDS column strike "2,183,472" and substitute "1,951,466".

Page 546, line 14, in the CASH FUNDS column strike "(27.0 FTE)" and substitute "(24.0 FTE)".

Page 546, line 15, in the ITEM & SUBTOTAL column strike "1,909,649" and substitute "1,902,149" and in the CASH FUNDS column strike "1,909,649" and substitute "1,902,149".

Adjust affected totals accordingly.

Page 582, line 14, in the CAPITAL CONSTRUCTION FUND column insert "2,564,100" and in the CASH FUNDS column strike "2,564,100".

Adjust affected totals accordingly.

Page 583, strike lines 1 and 2.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1411** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 2, line 3, strike "(1)" and substitute "(1); and **add** (3.5)".

Page 3, after line 13 insert:

"(I) BEGINNING JULY 1, 2026, THEY ARE SUBJECT TO AN ANNUAL CAP ON DENTAL SERVICES IN THE AMOUNT OF SEVEN HUNDRED FIFTY DOLLARS;"

Re-number succeeding subparagraphs accordingly.

Page 4, after line 8 insert:

"(3.5) (a) FOR THE 2026-27 STATE FISCAL YEAR, ENROLLMENT IN STATE MEDICAL ASSISTANCE OF CHILDREN UNDER NINETEEN YEARS OLD WHOSE FAMILY HOUSEHOLD INCOME DOES NOT EXCEED TWO HUNDRED SIXTY PERCENT OF THE FEDERAL POVERTY LINE, ADJUSTED FOR FAMILY SIZE, AND WHO ARE NOT ELIGIBLE FOR THE MEDICAL ASSISTANCE PROGRAM DUE TO THEIR IMMIGRATION STATUS, IS SUBJECT TO AN ENROLLMENT CAP OF TWENTY-FIVE THOUSAND IF ONE OF THE FOLLOWING CONDITIONS IS MET:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(I) ENROLLMENT OF THE CHILDREN DESCRIBED IN THIS SUBSECTION (3.5)(a) IN STATE MEDICAL ASSISTANCE EXCEEDS TWENTY-FIVE THOUSAND CHILDREN; OR

(II) EXPENDITURES FOR A FISCAL QUARTER OF THE 2026-27 STATE FISCAL YEAR EXCEED ONE QUARTER OF THE APPROPRIATION FOR STATE MEDICAL ASSISTANCE PLUS FIVE PERCENT TO ACCOUNT FOR COST FLUCTUATIONS DUE TO SEASONALITY.

(b) IF A CONDITION DETAILED IN SUBSECTION (3.5)(a) OF THIS SECTION IS MET, THE STATE DEPARTMENT MUST CAP THE ENROLLMENT OF THE CHILDREN DESCRIBED IN SUBSECTION (3.5)(a) OF THIS SECTION AT TWENTY-FIVE THOUSAND CHILDREN BEGINNING ON THE FIRST DAY OF THE MONTH FOLLOWING SIXTY DAYS AFTER THE STATE DEPARTMENT DETERMINES THAT A CONDITION DETAILED IN SUBSECTION (3.5)(a) OF THIS SECTION IS MET.

(c) THE STATE DEPARTMENT SHALL ADOPT RULES NECESSARY TO IMPLEMENT THE ENROLLMENT CAP DETAILED IN THIS SUBSECTION (3.5).

(d) ON OR BEFORE NOVEMBER 1, 2026, THE STATE DEPARTMENT SHALL SUBMIT A REPORT TO THE JOINT BUDGET COMMITTEE DETAILING WHAT IS DRIVING ENROLLMENT AND UTILIZATION OF STATE MEDICAL ASSISTANCE BY CHILDREN WHO ARE UNDER NINETEEN YEARS OLD WHOSE FAMILY HOUSEHOLD INCOME DOES NOT EXCEED TWO HUNDRED SIXTY PERCENT OF THE FEDERAL POVERTY LINE, ADJUSTED FOR FAMILY SIZE, AND WHO ARE NOT ELIGIBLE FOR THE MEDICAL ASSISTANCE PROGRAM DUE TO THEIR IMMIGRATION STATUS. THE REPORT MUST INCLUDE STRATEGIES FOR REDUCING COSTS ASSOCIATED WITH ENROLLING THESE CHILDREN IN STATE MEDICAL ASSISTANCE."

Strike pages 18 through 22.

Page 23, strike lines 1 through 24, and substitute:

"SECTION 12. Effective date. This act takes effect upon passage; except that section 8 of this act takes effect only if the annual general appropriation act for the 2026-27 state fiscal year becomes law, in which case section 8 takes effect upon the effective date of this act or of the annual general appropriation act for state fiscal year 2026-27, whichever is later; section 9 of this act takes effect only if House Bill 26-1401 does not become law, in which case section 9 takes effect upon the effective date of this act; and section 10 of this act takes effect only if House Bill 26-1401 becomes law, in which case section 10 takes effect upon the effective date of this act or of House Bill 26-1401, whichever is later."

Renumber succeeding sections accordingly.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1412** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, before "OVERPAYMENT" insert "ALLEGED" on: **Page 4**, line 21; and **Page 5**, lines 2, 4 two times, 5, 6, 7, 8, and 9.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1413** be referred to the Committee of the Whole with favorable recommendation.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

HJR26-1027

by Representative(s) Weinberg and Woodrow, Bacon, Barron, Boesenecker, Bradfield, Brown, Caldwell, Camacho, Carter, Duran, Espenosa, Feret, Flanell, Garcia, Gilchrist, Goldstein, Hamrick, Hartsook, Jackson, Johnson, Keltie, Lieder, Lindsay, Lukens, Mabrey, Marshall, Martinez, Mauro, McCluskie, McCormick, Nguyen, Paschal, Phillips, Richardson, Rydin, Sirota, Slaugh, Stewart K., Stewart R., Suckla, Taggart, Velasco, Willford, Winter T., Woog, Zokaie; also Senator(s) **Weissman and Ball**, Amabile-- Concerning remembrance of the Holocaust.

Laid over until Wednesday, April 15, 2026.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Senator Cutter the Senate adjourned until 9:00 a.m., Wednesday, April 15, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

92nd Legislative Day

Wednesday, April 15, 2026

- Prayer By the chaplain, Bhai Dherindhar Singh Ji, Denver Sikh Gurdwara.
- Call to Order By the President at 9:00 a.m.
- Roll Call Present--35.
- Quorum The President announced a quorum present.
- Pledge By Senator Wallace.
- Approval of the Journal On motion of Senator Carson, the Journal of Tuesday, April 14, 2026, was approved as corrected by the Secretary.

SENATE SERVICES REPORT

Correctly Printed: SJR26-024; SR26-007.
Correctly Rerevised: HB26-1045, 1116, 1126, 1213, 1228, 1265, 1302, and 1305.

COMMITTEE OF REFERENCE REPORTS

- Finance After consideration on the merits, the Committee recommends that **SB26-155** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.
 - Amend printed bill, page 6, line 14, after "AN" insert "ADMITTED OR AUTHORIZED".
 - Page 6, line 15, strike "STATE." and substitute "STATE AND IS SUBJECT TO THE COLORADO DIVISION OF INSURANCE STATISTICAL REPORT, LINE 4.".
 - Page 9, strike lines 4 and 5 and substitute:
 - "(E) ONE MEMBER WITH TECHNICAL EXPERTISE IN HOMEOWNER'S INSURANCE, SUCH AS EXPERTISE IN UNDERWRITING, ACTUARIAL ANALYSIS, OR CLAIMS HANDLING, OR EXPERTISE IN HOME HARDENING.".
 - Page 12, strike line 27 and substitute:
 - "(e) THE BOARD MAY REQUEST INFORMATION FROM INSURERS ABOUT POLICIES AND CONTRACTS ONLY TO THE EXTENT THE INFORMATION IS REASONABLY NECESSARY TO ADMINISTER THE GRANT PROGRAM, IMPOSE AND COLLECT THE FEE, OR IMPLEMENT OTHER REQUIREMENTS IN THIS PART 20. INSURER DATA REQUESTS SHALL BE COORDINATED THROUGH THE DIVISION AND, TO THE EXTENT PRACTICABLE, BE LIMITED TO INFORMATION ALREADY COLLECTED BY THE DIVISION OR AVAILABLE THROUGH EXISTING REGULATORY REPORTING.".
 - Page 13, strike lines 1 through 7.
 - Page 15, strike lines 23 through 25 and substitute:

"(e) CONSTRUCT A ROOF THAT MEETS RESILIENT ROOF SYSTEM STANDARDS; AND".

Page 19, after line 4 insert:

"(4) THE DIVISION SHALL SUBMIT THE STUDY REQUIRED BY SUBSECTIONS (1) AND (2) OF THIS SECTION TO THE HOUSE OF REPRESENTATIVES TRANSPORTATION, HOUSING, AND LOCAL GOVERNMENT COMMITTEE AND THE SENATE LOCAL GOVERNMENT AND HOUSING COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, AND SHALL PUBLISH THE STUDY ON THE DIVISION'S WEBSITE."

Renumber succeeding subsection accordingly.

Page 19, strike lines 10 through 18 and substitute:

"(1.2) NO SOONER THAN JANUARY 1, 2027, AND UPON THE COMMISSIONER ADOPTING RULES, AN INSURER OFFERING MULTIPERIL HOMEOWNER'S INSURANCE FOR PROPERTY OR RISKS LOCATED IN THE STATE SHALL SUBMIT AN ANNUAL FILING TO THE COMMISSIONER. THE ANNUAL FILING MUST INCLUDE AN EXHIBIT REPORTING:

- (a) THE NUMBER OF POLICIES IN FORCE;
- (b) THE NUMBER OF HOMES THAT HAVE INSTALLED A RESILIENT ROOF SYSTEM;
- (c) THE DISCOUNT APPLIED TO HOMES DUE TO THE PRESENCE OF A RESILIENT ROOF SYSTEM; AND
- (d) THE WIND AND HAIL CLAIMS FREQUENCY AND SEVERITY FOR HOMES WITH AND WITHOUT A RESILIENT ROOF SYSTEM."

Finance

After consideration on the merits, the Committee recommends that **SB26-049** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. In Colorado Revised Statutes, 39-22-104, add (3)(v), (3)(w), (3)(x), and (4)(ff) as follows:

39-22-104. Income tax imposed on individuals, estates, and trusts - single rate - report - tax preference performance statement - legislative declaration - definitions - repeal.

- (3) There shall be added to the federal taxable income:
 - (v) FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY 1, 2025, AN AMOUNT EQUAL TO THE AMOUNT OF EMPLOYER CONTRIBUTION THAT AN EMPLOYEE FORFEITS PURSUANT TO SECTION 39-22-558 (3)(c) AND THAT THE TAXPAYER HAD PREVIOUSLY SUBTRACTED FROM THE TAXPAYER'S FEDERAL TAXABLE INCOME PURSUANT TO SUBSECTION (4)(bb) OF THIS SECTION;
 - (w) THE AMOUNT OF ANY OVERTIME COMPENSATION EXCLUDED OR DEDUCTED FROM FEDERAL GROSS INCOME; AND
 - (x) (I) THE AMOUNT RECAPTURED PURSUANT TO SECTION 39-22-572

(4). (II) THIS SUBSECTION (3)(x) IS REPEALED, EFFECTIVE DECEMBER 31, 2047.

- (4) There shall be subtracted from federal taxable income:
 - (ff) (I) CONTRIBUTIONS TO A CATASTROPHE SAVINGS ACCOUNT AND THE INTEREST INCOME REALIZED THEREON TO THE EXTENT PERMITTED BY SECTION 39-22-572 (3).

(II) THIS SUBSECTION (4)(ff) IS REPEALED, EFFECTIVE DECEMBER 31, 2047.

SECTION 2. In Colorado Revised Statutes, add 39-22-572 as follows: 39-22-572. Catastrophe savings account - legislative declaration - tax preference performance statement - definitions - repeal.

(1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:

- (a) "ADMINISTRATOR" MEANS THE DEPARTMENT, A THIRD PARTY SELECTED BY THE DEPARTMENT, OR A THIRD PARTY WITH THE DEPARTMENT TO ADMINISTER THE SUBTRACTION CREATED IN SECTION 39-22-104 (4)(ff).
- (b) "CATASTROPHE SAVINGS ACCOUNT" MEANS A REGULAR SAVINGS OR MONEY MARKET ACCOUNT ESTABLISHED BY A TAXPAYER EXCLUSIVELY FOR

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

THE PURPOSE OF ACCEPTING CONTRIBUTIONS THAT QUALIFY FOR THE SUBTRACTION ALLOWED BY THIS SECTION.

(c) "DEPARTMENT" MEANS THE DEPARTMENT OF REVENUE.

(d) "FORTIFIED" MEANS A HOMEBUILDING STANDARD PROGRAM FROM THE INSURANCE INSTITUTE FOR BUSINESS AND HOME SAFETY OR A SIMILAR ENTITY DESIGNATED BY THE ADMINISTRATOR THAT RESEARCHES BUILDING MATERIALS SPECIFICALLY DESIGNED TO PREVENT DAMAGE FROM NATURAL DISASTERS.

(e) "IMPACT-RESISTANT ROOFING MATERIALS" MEANS A ROOFING MATERIAL THAT HAS BEEN TESTED AND CERTIFIED THROUGH THE UNDERWRITERS LABORATORIES 2218 STANDARD FOR IMPACT RESISTANCE OF PREPARED ROOF COVERING MATERIALS AS A CLASS FOUR MATERIAL AND DESIGNED FOR HAIL RESISTANCE.

(f) "LEGAL RESIDENCE" MEANS THE RESIDENCE OF AN INDIVIDUAL THAT IS THE PRINCIPAL OR PRIMARY HOME OR PLACE OF ABODE OF THE INDIVIDUAL AND IS THE PLACE IN WHICH THE INDIVIDUAL'S HABITATION IS FIXED. A LEGAL RESIDENCE MAY INCLUDE A HOUSE OR CONDOMINIUM. A VACANT LOT OR BUSINESS ADDRESS IS NOT A LEGAL RESIDENCE.

(g) "NATURAL DISASTER" MEANS A HAIL, WILDFIRE, OR A CATASTROPHIC WIND EVENT.

(h) "PROPERTY-SPECIFIC MITIGATION ACTION" MEANS A SCIENCE-BASED MITIGATION ACTION AS DEMONSTRATED BY THE "WILDFIRE PREPARED HOME" DESIGNATION FROM THE INSURANCE INSTITUTE FOR BUSINESS AND HOME SAFETY OR BY A SIMILAR MITIGATION PROGRAM THAT INCLUDES A VERIFICATION AND CERTIFICATION PROCESS AS DESIGNATED BY THE ADMINISTRATOR.

(i) "QUALIFIED CATASTROPHE EXPENSE" MEANS THE AMOUNT PAID OR INCURRED BY A QUALIFIED INDIVIDUAL:

(I) TO PREPARE FOR THE REPLACEMENT OR REPAIR OR TO REPLACE OR REPAIR THE ROOF OF THE QUALIFIED TAXPAYER'S LEGAL RESIDENCE IN THE STATE AS A RESULT OF DAMAGE CAUSED BY A NATURAL DISASTER, INCLUDING THE ANNUAL COST OF A FORTIFIED ENDORSEMENT TO SUPPLEMENT AN INSURANCE POLICY;

(II) FOR SELF-INSURED LOSSES FROM A NATURAL DISASTER FOR THE QUALIFIED TAXPAYER'S LEGAL RESIDENCE IN THE STATE;

(III) TO COVER AN INSURANCE DEDUCTIBLE UNDER AN INSURANCE POLICY FOR THE QUALIFIED TAXPAYER'S LEGAL RESIDENCE IN THE STATE THAT COVERS ROOF REPLACEMENT WITH IMPACT-RESISTANT ROOFING MATERIALS, PROPERTY-SPECIFIC MITIGATION ACTION, OR OTHER NATURAL DISASTER DAMAGE;

(IV) FOR MITIGATION ACTIONS WITH RESPECT TO THE QUALIFIED TAXPAYER'S LEGAL RESIDENCE IN THE STATE THAT REDUCE THE RISK OF NATURAL DISASTER DAMAGE;

(V) FOR EVALUATION SERVICES TO QUALIFY FOR A FORTIFIED DESIGNATION WITH RESPECT TO THE QUALIFIED TAXPAYER'S LEGAL RESIDENCE IN THE STATE; OR

(VI) THE COST OF COMPLETING A PROPERTY-SPECIFIC MITIGATION ACTION WITH RESPECT TO THE QUALIFIED TAXPAYER'S LEGAL RESIDENCE IN THE STATE.

(j) "QUALIFIED TAXPAYER" MEANS A RESIDENT INDIVIDUAL WHO IS AN INSURANCE POLICYHOLDER FOR A LEGAL RESIDENCE IN THE STATE.

(2) A QUALIFIED TAXPAYER MAY ESTABLISH A CATASTROPHE SAVINGS ACCOUNT. A CATASTROPHE SAVINGS ACCOUNT THAT IS REGISTERED PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION IS NOT SUBJECT TO ATTACHMENT OR LEGAL PROCESS IN THE STATE. A QUALIFIED TAXPAYER MAY NOT ESTABLISH MORE THAN ONE CATASTROPHE SAVINGS ACCOUNT; EXCEPT THAT TWO QUALIFIED TAXPAYERS WHO MAY LEGALLY FILE A JOINT RETURN BUT WHO FILE SEPARATE RETURNS AND WHO LIVE IN SEPARATE LEGAL RESIDENCES IN THE STATE MAY EACH ESTABLISH A CATASTROPHE SAVINGS ACCOUNT WITH RESPECT TO THEIR LEGAL RESIDENCE.

(3) (a) FOR INCOME TAX YEARS BEGINNING ON OR AFTER JANUARY 1, 2027, BUT PRIOR TO JANUARY 1, 2037, TO THE EXTENT INCLUDED IN FEDERAL TAXABLE INCOME, A QUALIFIED TAXPAYER MAY SUBTRACT FROM THE QUALIFIED TAXPAYER'S FEDERAL TAXABLE INCOME:

(I) THE AMOUNT CONTRIBUTED TO THE QUALIFIED TAXPAYER'S CATASTROPHE SAVINGS ACCOUNT DURING THE INCOME TAX YEAR;

(II) INTEREST INCOME REALIZED DURING THE INCOME TAX YEAR WITH

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

RESPECT TO THE AMOUNT HELD IN THE QUALIFIED TAXPAYER'S CATASTROPHE SAVINGS ACCOUNT; AND

(III) ANY SUBTRACTION CARRIED FORWARD PURSUANT TO SUBSECTION (3)(c) OF THIS SECTION.

(b) (I) IN THE CASE OF A QUALIFIED TAXPAYER WHO FILES A SINGLE RETURN OR TWO QUALIFIED TAXPAYERS WHO FILE A JOINT RETURN, THE MAXIMUM AMOUNT THAT MAY BE SUBTRACTED PURSUANT TO SUBSECTION (3)(a)(I) OF THIS SECTION IS FIFTY THOUSAND DOLLARS PER INCOME TAX YEAR;

(II) (A) EXCEPT AS PROVIDED IN SUBSECTION (3)(b)(II)(B) OF THIS SECTION, IN THE CASE OF TWO QUALIFIED TAXPAYERS WHO MAY LEGALLY FILE A JOINT RETURN BUT WHO FILE SEPARATE RETURNS, THE MAXIMUM AMOUNT THAT MAY BE SUBTRACTED BY EACH QUALIFIED TAXPAYER PURSUANT TO SUBSECTION (3)(a)(I) OF THIS SECTION IS TWENTY-FIVE THOUSAND DOLLARS PER TAX YEAR.

(B) IF THE QUALIFIED TAXPAYERS LIVE IN SEPARATE LEGAL RESIDENCES IN THE STATE WITH SEPARATE CATASTROPHE SAVINGS ACCOUNTS, THE MAXIMUM AMOUNT THAT MAY BE SUBTRACTED BY EACH QUALIFIED TAXPAYER PURSUANT TO SUBSECTION (3)(a)(I) OF THIS SECTION IS FIFTY THOUSAND DOLLARS PER TAX YEAR.

(c) IF THE SUBTRACTION ALLOWED BY SUBSECTIONS (3)(a)(I) AND (3)(a)(II) EXCEEDS THE QUALIFIED TAXPAYER'S FEDERAL TAXABLE INCOME, THE EXCESS MAY BE CARRIED FORWARD AS A SUBTRACTION FROM SUBSEQUENT YEAR'S FEDERAL TAXABLE INCOME FOR A PERIOD NOT EXCEEDING FIVE YEARS AND SHALL BE APPLIED FIRST TO THE EARLIEST INCOME TAX YEAR POSSIBLE.

(4) THE QUALIFIED TAXPAYER SHALL RECAPTURE A SUBTRACTION TAKEN PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION AND ADD TO THE QUALIFIED TAXPAYER'S FEDERAL TAXABLE INCOME THE AMOUNT OF ANY DISTRIBUTION, REFUND, OR OTHER WITHDRAWAL FROM THE QUALIFIED TAXPAYER'S CATASTROPHE SAVINGS ACCOUNT DURING THE INCOME TAX YEAR, EXCEPT TO THE EXTENT THE DISTRIBUTION, REFUND, OR WITHDRAWAL IS USED FOR A QUALIFIED CATASTROPHE EXPENSE.

(5) (a) THE QUALIFIED TAXPAYER SHALL REGISTER THE CATASTROPHE SAVINGS ACCOUNT ESTABLISHED PURSUANT TO SUBSECTION (2) OF THIS SECTION WITH THE ADMINISTRATOR. WHEN REGISTERING THE ACCOUNT, THE QUALIFIED TAXPAYER SHALL FURNISH THE ADMINISTRATOR WITH THE QUALIFIED TAXPAYER'S SOCIAL SECURITY NUMBER OR INDIVIDUAL TAXPAYER IDENTIFICATION NUMBER AND ANY OTHER INFORMATION REQUIRED BY THE ADMINISTRATOR. THE ADMINISTRATOR SHALL CONFIRM THAT THE ACCOUNT IS A CATASTROPHE SAVINGS ACCOUNT. THE QUALIFIED TAXPAYER SHALL NOTIFY THE ADMINISTRATOR WITHIN NINETY DAYS AFTER THE QUALIFIED TAXPAYER CLOSES THE CATASTROPHE SAVINGS ACCOUNT.

(b) ON OR BEFORE MARCH 31, 2028, AND EACH MARCH 31 THEREAFTER UNTIL MARCH 31, 2038, THE ADMINISTRATOR SHALL FURNISH THE DEPARTMENT WITH A SECURE ELECTRONIC REPORT OF THE NAME AND SOCIAL SECURITY NUMBER OR INDIVIDUAL TAXPAYER IDENTIFICATION NUMBER OF EACH QUALIFIED TAXPAYER WITH A REGISTERED CATASTROPHE SAVINGS ACCOUNT.

(c) (I) EVERY QUALIFIED TAXPAYER SHALL KEEP AND MAINTAIN FOR A PERIOD OF FOUR YEARS ANY BOOKS AND RECORDS THAT MAY BE NECESSARY TO DETERMINE:

(A) THAT THE TAXPAYER IS A QUALIFIED TAXPAYER AND THE ACCOUNT IS A CATASTROPHE SAVINGS ACCOUNT;

(B) THE DATES AND AMOUNTS OF CONTRIBUTIONS TO THE CATASTROPHE SAVINGS ACCOUNT;

(C) THE AMOUNTS OF INTEREST REALIZED WITH RESPECT TO THE AMOUNT HELD IN THE CATASTROPHE SAVINGS ACCOUNT AND THE DATES WHEN THOSE AMOUNTS WERE REALIZED; AND

(D) THE DATES AND AMOUNTS OF ANY DISTRIBUTIONS, REFUNDS, OR OTHER WITHDRAWALS FROM THE CATASTROPHE SAVINGS ACCOUNT AND WHETHER THE AMOUNT DISTRIBUTED, REFUNDED, OR WITHDRAWN WAS USED FOR A QUALIFIED CATASTROPHE EXPENSE.

(II) THE ADMINISTRATOR SHALL PERIODICALLY EXAMINE A SAMPLE OF CATASTROPHE SAVINGS ACCOUNTS TO SUBSTANTIATE THAT THE ACCOUNT IS A CATASTROPHE SAVINGS ACCOUNT, THAT THE ACCOUNT HOLDER IS A QUALIFIED TAXPAYER, AND THAT THE QUALIFIED TAXPAYER IS SUBTRACTING AND RECAPTURING THE CORRECT AMOUNTS PURSUANT TO THIS SECTION. UPON REQUEST OF THE ADMINISTRATOR, AN ELIGIBLE TAXPAYER SHALL PRODUCE THE

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

BOOKS AND RECORDS DESCRIBED IN SUBSECTION (5)(c)(I) OF THIS SECTION FOR EXAMINATION BY THE ADMINISTRATOR.

(III) FOR THE PURPOSE OF CONDUCTING THE EXAMINATION DESCRIBED IN SUBSECTION (5)(c)(II) OF THIS SECTION, THE DEPARTMENT SHALL FURNISH THE ADMINISTRATOR WITH THE AMOUNTS SUBTRACTED AND RECAPTURED BY EACH QUALIFIED TAXPAYER WHO IS LISTED IN THE REPORT FURNISHED BY THE ADMINISTRATOR PURSUANT TO SUBSECTION (5)(b) OF THIS SECTION FOR EACH TAX YEAR.

(IV) (A) IF THE ADMINISTRATOR DETERMINES THAT A TAXPAYER IS NOT A QUALIFIED TAXPAYER, OR THAT THE ACCOUNT IS NOT A CATASTROPHE SAVINGS ACCOUNT, THE ADMINISTRATOR SHALL NOTIFY THE TAXPAYER IN WRITING THAT THEY ARE NOT ELIGIBLE FOR THE SUBTRACTION ALLOWED BY THIS SECTION, REMOVE THE INELIGIBLE TAXPAYER FROM THE LIST DESCRIBED IN SUBSECTION (5)(b) OF THIS SECTION, AND PROMPTLY NOTIFY THE DEPARTMENT IN WRITING OF ITS DETERMINATION.

(B) IF THE ADMINISTRATOR DETERMINES THAT A TAXPAYER WAS NOT ELIGIBLE FOR ALL OR PART OF A SUBTRACTION CLAIMED PURSUANT TO SUBSECTION (3) OF THIS SECTION, OR THAT AN AMOUNT SUBTRACTED WAS SUBJECT TO RECAPTURE PURSUANT TO SUBSECTION (4) OF THIS SECTION, THE ADMINISTRATOR SHALL NOTIFY THE DEPARTMENT IN WRITING OF ITS DETERMINATION. THE DEPARTMENT SHALL ISSUE THE TAXPAYER A NOTICE OF DEFICIENCY FOR THE UNPAID TAX OWED, TOGETHER WITH APPLICABLE PENALTIES AND INTEREST, AND PROCEED TO COLLECT THE DEFICIENCY IN THE SAME MANNER AS OTHER TAX DEFICIENCIES.

(6) (a) A FINANCIAL INSTITUTION IS NOT REQUIRED TO:

(I) DESIGNATE AN ACCOUNT AS A CATASTROPHE SAVINGS ACCOUNT IN THE FINANCIAL INSTITUTION'S ACCOUNT CONTRACTS OR SYSTEMS OR IN ANY OTHER WAY;

(II) TRACK THE USE OF MONEY WITHDRAWN FROM A CATASTROPHE SAVINGS ACCOUNT; OR

(III) REPORT ANY INFORMATION REGARDING A CATASTROPHE SAVING ACCOUNT TO THE DEPARTMENT OF REVENUE OR ANY OTHER GOVERNMENTAL AGENCY THAT IS NOT OTHERWISE REQUIRED BY LAW.

(b) A FINANCIAL INSTITUTION IS NOT RESPONSIBLE OR LIABLE FOR:

(I) DETERMINING OR ENSURING THAT A TAXPAYER IS ELIGIBLE FOR A SUBTRACTION UNDER SECTION 39-22-104 (4)(ff);

(II) DETERMINING OR ENSURING THAT MONEY IN A CATASTROPHE SAVINGS ACCOUNT IS USED FOR AN ELIGIBLE EXPENSE; OR

(III) REPORTING OR REMITTING TAXES OR PENALTIES RELATED TO A TAXPAYER'S USE OF MONEY IN A CATASTROPHE SAVINGS ACCOUNT.

(c) IN IMPLEMENTING THIS SECTION, THE DEPARTMENT SHALL NOT ESTABLISH ANY ADMINISTRATIVE REPORTING REQUIREMENT OR OTHER REQUIREMENTS OF FINANCIAL INSTITUTIONS THAT ARE OUTSIDE THE SCOPE OF NORMAL ACCOUNT PROCEDURES.

(7) IN ACCORDANCE WITH SECTION 39-21-304 (1), WHICH REQUIRES EACH BILL THAT CREATES A NEW TAX EXPENDITURE TO INCLUDE A TAX PREFERENCE PERFORMANCE STATEMENT AS PART OF A STATUTORY LEGISLATIVE DECLARATION, THE GENERAL ASSEMBLY FINDS AND DECLARES THAT:

(a) THE PURPOSE OF THE INCOME TAX SUBTRACTION CREATED IN THIS SECTION IS TO PROVIDE TAX RELIEF FOR CERTAIN INDIVIDUALS, SPECIFICALLY TAXPAYERS WHO INVEST IN NATURAL DISASTER MITIGATION; AND

(b) THE GENERAL ASSEMBLY AND THE STATE AUDITOR SHALL MEASURE THE EFFECTIVENESS OF THE SUBTRACTION IN ACHIEVING THE PURPOSE SPECIFIED IN THIS SUBSECTION (7) BASED UPON THE AGGREGATE AMOUNT OF SUBTRACTIONS CLAIMED PURSUANT TO SUBSECTION (3) OF THIS SECTION NET OF THE AGGREGATE AMOUNT ADDED BACK TO A TAXPAYER'S FEDERAL TAXABLE INCOME PURSUANT TO SUBSECTION (4) OF THIS SECTION.

(8) THIS SECTION IS REPEALED, EFFECTIVE DECEMBER 31, 2047.

SECTION 3. In Colorado Revised Statutes, 39-21-113, **add** (40) as follows:

39-21-113. Reports and returns - rule - repeal.

(40) NOTWITHSTANDING THE PROVISIONS OF THIS SECTION, THE EXECUTIVE DIRECTOR SHALL PROVIDE TO THE ADMINISTRATOR DEFINED IN SECTION 39-22-572 (1)(a) THE INFORMATION REQUIRED BY SECTION 39-22-572 (5)(c)(III). ANY INFORMATION PROVIDED PURSUANT TO THIS SUBSECTION (40) MUST REMAIN CONFIDENTIAL, AND ALL PERSONS WHO RECEIVE THIS INFORMATION ARE SUBJECT TO THE LIMITATIONS SPECIFIED IN SUBSECTION (4)

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

OF THIS SECTION AND THE PENALTIES SPECIFIED IN SUBSECTION (6) OF THIS SECTION.

SECTION 4. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions."

Finance

After consideration on the merits, the Committee recommends that **SB26-116** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. In Colorado Revised Statutes, 39-1-104.6, **amend** (2)(a), (3)(a), (5)(c), (6)(a), (8)(a), (8)(b)(I), (8)(c), and (8)(d) as follows:

39-1-104.6. Qualified-senior primary residence real property - valuation for assessment - reimbursement to local governments for reduced valuation - temporary mechanism for refunding excess state revenues - legislative declaration - definitions.

(2) Classification.

(a) For property tax years commencing on or after January 1, 2025, BUT BEFORE JANUARY 1, 2027, residential real property that as of the assessment date is used as the primary residence of an owner-occupier is classified as qualified-senior primary residence real property, which is a subclass of residential real property, if:

(3) Applications.

(a) For a property to be classified as qualified-senior primary residence real property, an individual must file with the assessor a completed application no later than July 15 of the first property tax year for which the classification is sought, THROUGH JULY 15, 2026. An application returned by mail is deemed filed on the date it is postmarked.

(5) Confidentiality.

(c) In accordance with section 25-2-103 (4.7), the administrator shall annually provide to the state registrar of vital statistics of the department of public health and environment a list, by name and social security number, of every individual who had property classified as qualified-senior primary residence real property for the immediately preceding year so that the registrar can provide to the administrator a list of all the individuals on the list who have died. No later than April 1, 2026, and ~~April 1 of each year thereafter~~ NO LATER THAN APRIL 1, 2027, the administrator shall forward to the assessor of each county the name and social security number of each deceased individual who had residential real property located within the county that was so classified for the immediately preceding year so that the assessor can change the classification of the property, if necessary.

(6) Notice.

(a) As soon as practicable after January 1, 2025, and after ~~January 1 of each year thereafter~~ JANUARY 1, 2026, each county treasurer shall, at the treasurer's discretion, mail or electronically send to each person whose name appears on the tax list and warrant as an owner of residential real property notice of the qualified-senior primary residence real property classification. The treasurer shall mail or electronically send the notice each year on or before the date on which the treasurer mails the property tax statement for the previous property tax year pursuant to section 39-10-103. The administrator shall prescribe the form of the notice, which must include a statement of the eligibility criteria for the primary residence real property and qualified-senior primary residence real property classifications and instructions for obtaining a related application.

(8) Reporting to administrator.

(a) No later than September 10, 2025, and ~~September 10 of each year thereafter~~ NO LATER THAN SEPTEMBER 10, 2026, each assessor shall forward to the administrator a report on the residential real property in the assessor's county that qualifies for classification as qualified-senior primary residence real property for the current property tax year. For each unit of residential real property, the report must include:

(b) (I) The administrator shall examine the reports sent by each assessor pursuant to subsection (8)(a) of this section to ensure that no applicant has applied for a qualified-senior primary residence real property classification

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

without meeting all legal requirements for obtaining the classification. No later than November 1, 2025, and ~~November 1 of each year thereafter~~ NO LATER THAN NOVEMBER 1, 2026, if the administrator determines that an applicant has applied for more than one property to be classified as qualified-senior primary residence real property, the administrator shall provide written notice to the applicant that the applicant has applied for more than one such classification and is therefore not entitled to the classification for any property. If the administrator determines that the applicant and the applicant's spouse have applied for separate properties to be classified as qualified-senior primary residence real property, that the classification was applied for in violation of subsection (4) of this section, that the applicant has claimed the classification for residential real property that the applicant does not own and occupy as the applicant's primary residence as required by subsection (2)(a) of this section, or that the applicant is otherwise ineligible for the classification, the administrator shall provide written notice to an applicant that the applicant is ineligible and the reason for the ineligibility. The notice must also include a statement specifying the deadline and procedures for protesting the denial of the classification or classifications claimed.

(c) No later than December 1, 2025, and ~~each December 1 thereafter~~ NO LATER THAN DECEMBER 1, 2026, and after examining the reports sent by each assessor, denying applications for classification of property as qualified-senior primary residence real property, and deciding protests in accordance with subsection (8)(b) of this section, the administrator shall provide written notice to the assessor of each county in which an application has been denied because the applicant was ineligible that includes the identity of each denied applicant and the reason for each denial.

(d) No later than January 10, 2026, and ~~each January 10 thereafter~~ NO LATER THAN JANUARY 10, 2027, each assessor shall forward to the administrator a partial copy of the tax warrant for the assessor's county that includes only property for which the assessor has granted an application for classification as qualified-senior primary residence real property. The administrator shall examine the tax warrants to ensure that no additional classifications of property as qualified-senior primary residence real property have been allowed since the administrator examined the reports previously received from the assessors and that each assessor has removed from the tax warrant all such classifications that the administrator previously denied. No later than January 17, 2026, and no later than ~~each January 17 thereafter~~ JANUARY 17, 2027, the administrator shall notify each assessor and each treasurer of any such classifications to be removed from the tax warrant.

SECTION 2. In Colorado Revised Statutes, 39-3-119.5, **amend** (2)(a)(VII), (2)(a)(VIII), (2)(b)(I)(A), (2)(b)(I)(B), (2)(b)(I)(C), (3)(a)(I); and **add** (2)(a)(IX) and (2)(b)(III) as follows:

39-3-119.5. Personal property - exemption - reimbursement to local governments - legislative declaration - definitions.

(2) (a) The exemption created in subsection (1) of this section shall be up to and including the following amounts:

(VII) Seven thousand seven hundred dollars for property tax years commencing on January 1, 2019, and January 1, 2020; ~~and~~

(VIII) Fifty thousand dollars for property tax years commencing on January 1, 2021, and January 1, 2022; AND

(IX) FIFTY-EIGHT THOUSAND DOLLARS FOR PROPERTY TAX YEARS COMMENCING ON OR AFTER JANUARY 1, 2027.

(b) (I) (A) Beginning with the property tax year commencing on January 1, 2023, BUT BEFORE JANUARY 1, 2027, the amount of the exemption created in subsection (1) of this section shall be adjusted biennially to account for inflation since the amount of the exemption last changed pursuant to this subsection (2). On or before November 1, 2022, and each even-numbered year thereafter BUT BEFORE 2027, the administrator shall calculate the amount of the exemption for the next two-year cycle using inflation for the prior two calendar years as of the date of the calculation. The adjusted exemption shall be rounded upward to the nearest one hundred dollar increment. The administrator shall certify the amount of the exemption for the next two-year cycle and publish the amount on the website maintained by the division of property taxation in the department of local affairs.

(B) When calculating the exemption amount under subsection (2)(b)(I)(A) of this section, the administrator shall do another calculation in the same manner but starting from seven thousand nine hundred dollars instead of

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

fifty FIFTY-EIGHT thousand dollars. This amount is the alternative exemption amount.

(C) If, under subsection (3)(f) of this section, the state treasurer notifies the administrator that not all counties have received reimbursement warrants for lost property tax revenue for the amounts specified in subsection (3)(d) of this section, then beginning with the property tax year commencing on January 1 that follows the notification, and for all property tax years thereafter BUT BEFORE PROPERTY TAX YEAR 2027, the amount of the exemption in subsection (1) of this section is the alternative exemption amount. Thereafter, BUT BEFORE PROPERTY TAX YEAR 2027, the alternative exemption is adjusted biennially to account for inflation in the same manner as set forth in subsection (2)(b)(I)(A) of this section, and the administrator shall certify the amount of the exemption for the next two-year cycle and publish the amount on the website maintained by the division of property taxation in the department of local affairs.

(III) THIS SUBSECTION (2)(b) IS REPEALED, EFFECTIVE JANUARY 1, 2028.

(3) (a) (I) For the EACH property tax year commencing on OR AFTER January 1, 2021, BUT BEFORE JANUARY 1, 2027, each assessor shall calculate the aggregate value of exempt business personal property within the county based on the property that is listed on schedules for the property tax year with a total value that is more than seven thousand nine hundred dollars and less than or equal to fifty FIFTY-EIGHT thousand dollars.

SECTION 3. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

Page 1, strike lines 102 through 105 and substitute "THEREWITH, MODIFYING THE QUALIFIED-SENIOR PRIMARY RESIDENCE BENEFIT AND".

Finance

After consideration on the merits, the Committee recommends that **HB26-1188** be referred to the Committee on Appropriations with favorable recommendation.

Business, Labor, & Technology

After consideration on the merits, the Committee recommends that **HB26-1110** 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, line 11, strike "FAITH," and substitute "FAITH AND EXERCISING REASONABLE CARE,".

Page 5, line 26, strike "FAITH," and substitute "FAITH AND EXERCISING REASONABLE CARE,".

Page 8, line 12, strike "FAITH," and substitute "FAITH AND EXERCISING REASONABLE CARE,".

Page 8, line 15, before "good" insert "reasonable".

Page 8, line 17, strike "FAITH," and substitute "FAITH AND EXERCISING REASONABLE CARE,".

Business, Labor, & Technology

The Committee on Business, Labor & Technology 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 STATE PLUMBING BOARD

effective July 2, 2025 for terms expiring July 1, 2029:

Sarah Harkssen of Thornton, Colorado, to serve as a master plumber, reappointed;

Matthew Gentrup of Loveland, Colorado, to serve as an employee of a local government agency conducting plumbing inspections, appointed;

Tiffany Hansen of Littleton, Colorado, to serve as a journeyman plumber, appointed.

for a term expiring July 1, 2026:

Jarrold Serafine of Colorado Springs, Colorado, to serve as a plumbing contractor engaged in the construction of residential or commercial buildings, occasioned by the resignation of Charles Lee of Grand Junction, Colorado, appointed.

Business,
Labor, &
Technology

The Committee on Business, Labor & Technology 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
STATE ELECTRICAL BOARD

effective July 1, 2025 for terms expiring July 1, 2028:

Russell Strickler of Denver, Colorado, to serve as a public member, appointed;

Benjamin Larkin of Castle Rock, Colorado, to serve as an electrical contractor who has a masters' license, reappointed;

Sharresa Allen of Berthoud, Colorado, to serve as a journeyman electrician who is not an electrical contractor, occasioned by the resignation of Monique Cisneros of Conifer, Colorado, appointed;

Michael Cachat of Wheat Ridge, Colorado, to serve as a general contractor, occasioned by the resignation of Yvette Roman of Denver, Colorado, appointed.

Business,
Labor, &
Technology

The Committee on Business, Labor & Technology 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
WORKERS' COMPENSATION COST
CONTAINMENT BOARD

for terms expiring December 13, 2029:

Robert Switzer of Centennial, Colorado, to serve as an executive with good risk management experience in the insurance industry, reappointed;

Thomas Jensen of Gypsum, Colorado, to serve as an employer with good risk management experience with respect to their workers' compensation insurance, reappointed;

Susan Mishler of Littleton, Colorado, to serve as representative of an employer with good risk management experience in the insurance industry, appointed.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

HJR26-1027 by Representative(s) Weinberg and Woodrow, Bacon, Barron, Boesenecker, Bradfield, Brown, Caldwell, Camacho, Carter, Duran, Espenoza, Feret, Flanell, Garcia, Gilchrist, Goldstein, Hamrick, Hartsook, Jackson, Johnson, Keltie, Lieder, Lindsay, Lukens, Mabrey, Marshall, Martinez, Mauro, McCluskie, McCormick, Nguyen, Paschal, Phillips, Richardson, Rydin, Sirota, Slaugh, Stewart K., Stewart R., Suckla, Taggart, Velasco, Willford, Winter T., Woog, Zokaie; also Senator(s) **Weissman and Ball**, Amabile-- Concerning remembrance of the Holocaust.

On motion of Senator Weissman, the resolution was read at length and **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Baisley, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, and Zamora Wilson.

Senate in recess. Senate reconvened.

Call of the Senate. Call raised.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1348, HB26-1349, HB26-1350, HB26-1352, HB26-1354, HB26-1355, HB26-1356, HB26-1358, HB26-1361, HB26-1362, HB26-1364, HB26-1366, HB26-1367, HB26-1368, HB26-1369, HB26-1370, HB26-1371, HB26-1372, HB26-1375, HB26-1376, HB26-1377, HB26-1379, HB26-1381, HB26-1382, HB26-1383, HB26-1384, HB26-1386, HB26-1387, HB26-1388, HB26-1389, HB26-1390, HB26-1391, HB26-1392, HB26-1393, HB26-1394, HB26-1395, HB26-1396, HB26-1398, HB26-1400, HB26-1402, HB26-1403, HB26-1406, HB26-1407, HB26-1408. were made Special Orders at 11:54a.m.

Committee of the Whole The hour of 11:54a.m. having arrived, Senator Mullica moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, Consent Calendar, and Senator Mullica was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1348 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges**, Kirkmeyer--Concerning the use of money from the broadband infrastructure cash fund.

Ordered revised and placed on the calendar for third reading and final passage.

- HB26-1349** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning modifications to prevention services programs within the department of early childhood, and, in connection therewith, making and reducing appropriations. 1
2
3
4
Ordered revised and placed on the calendar for third reading and final passage. 5
6
- HB26-1350** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning appropriations related to school food programs, and, in connection therewith, making and reducing an appropriation. 7
8
9
10
Ordered revised and placed on the calendar for third reading and final passage. 11
12
- HB26-1352** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning reducing the frequency of "Colorado Reading to Ensure Academic Development Act" independent evaluations, and, in connection therewith, reducing an appropriation. 13
14
15
16
Ordered revised and placed on the calendar for third reading and final passage. 17
18
19
- HB26-1354** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning repealing a science teacher professional development program, and, in connection therewith, reducing an appropriation. 20
21
22
23
Ordered revised and placed on the calendar for third reading and final passage. 24
25
- HB26-1355** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Amabile, Kirkmeyer**--Concerning the appropriation for the out-of-school time program grant program, and, in connection therewith, reducing an appropriation. 26
27
28
29
Ordered revised and placed on the calendar for third reading and final passage. 30
31
- HB26-1356** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the repeal of the local accountability system. 32
33
34
Ordered revised and placed on the calendar for third reading and final passage. 35
36
- HB26-1358** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning reducing an appropriation for the Colorado academic accelerator grant program. 37
38
39
40
Ordered revised and placed on the calendar for third reading and final passage. 41
42
- HB26-1361** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the repeal of the pay for success contracts program. 43
44
45
Ordered revised and placed on the calendar for third reading and final passage. 46
47
- HB26-1362** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the repeal of the decarbonization tax credits administration cash fund. 48
49
50
51
Ordered revised and placed on the calendar for third reading and final passage. 52
53
- HB26-1364** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the calculation of the consumer price index for the 2025 calendar year, and, in connection therewith, making an appropriation. 54
55
56
57
Ordered revised and placed on the calendar for third reading and final passage. 58
59
- HB26-1366** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning enhancing state-directed payments for physician services rendered by medical professionals at Denver health and hospital authority, and, in connection therewith, making an appropriation. 60
61
62
63
64
Ordered revised and placed on the calendar for third reading and final passage. 65
66
67

HB26-1367 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning federal money payable as reimbursement of a public expenditure when the federal money exceeds fifty percent of the expenditure amount. 1
2
3
4
Ordered revised and placed on the calendar for third reading and final passage. 5
6

HB26-1368 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning eliminating a transfer from the limited gaming fund to the innovative higher education research fund. 7
8
9
10
Ordered revised and placed on the calendar for third reading and final passage. 11
12

HB26-1369 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the repeal of a requirement to contract for use of an online platform by higher education institutions for public benefits. 13
14
15
16
Ordered revised and placed on the calendar for third reading and final passage. 17
18

HB26-1370 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the transfer of money from the limited gaming fund to other cash funds. 19
20
21
22
Ordered revised and placed on the calendar for third reading and final passage. 23
24

HB26-1371 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning adding repeal dates for certain higher education programs with limited purpose fee-for-service contracts. 25
26
27
28
Ordered revised and placed on the calendar for third reading and final passage. 29
30

HB26-1372 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning requirements for spending appropriations for the Auraria higher education center. 31
32
33
34
Ordered revised and placed on the calendar for third reading and final passage. 35
36

HB26-1375 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning repealing the county administration of assistance programs funding model, and, in connection therewith, reducing an appropriation. 37
38
39
40
Ordered revised and placed on the calendar for third reading and final passage. 41
42

HB26-1376 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning updating permissible uses of money in the excess federal Title IV-E reimbursements cash fund. 43
44
45
46
Ordered revised and placed on the calendar for third reading and final passage. 47
48

HB26-1377 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning a clarification regarding the treatment of funds that are transferred from the department of health care policy and financing through to the Colorado department of human services that pass through a regional accountability entity. 49
50
51
52
53
Ordered revised and placed on the calendar for third reading and final passage. 54
55

HB26-1379 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning a correction to a citation for bond forfeiture money deposited in the judicial stabilization cash fund. 56
57
58
59
Ordered revised and placed on the calendar for third reading and final passage. 60
61

HB26-1381 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning eliminating the requirement that the commission on judicial discipline special cash fund begin each state fiscal year with a balance of at least four hundred thousand dollars. 62
63
64
65
66
Ordered revised and placed on the calendar for third reading and final passage. 67

- HB26-1382** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the support of Coloradans with disabilities, and, in connection therewith, creating the Colorado disability funding authority and making and reducing appropriations. 1
2
3
4
5
Ordered revised and placed on the calendar for third reading and final passage. 6
7
- HB26-1383** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning repealing the employment support and job retention services program, and, in connection therewith, reducing an appropriation. 8
9
10
11
Ordered revised and placed on the calendar for third reading and final passage. 12
13
- HB26-1384** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the classification of school-to-work alliance program cost payments to the department of labor and employment from the department of education. 14
15
16
17
Ordered revised and placed on the calendar for third reading and final passage. 18
19
- HB26-1386** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning changing the funding mechanism for the Colorado national guard tuition waiver program. 20
21
22
23
Ordered revised and placed on the calendar for third reading and final passage. 24
25
- HB26-1387** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the expenditure of money from the severance tax trust fund, and, in connection therewith, allowing the state treasurer to transfer money from the severance tax perpetual base fund to the species conservation trust fund, establishing an annual transfer from the severance tax operational fund to the general fund, and reducing an appropriation. 26
27
28
29
30
31
Ordered revised and placed on the calendar for third reading and final passage. 32
33
- HB26-1388** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the repeal of the bond assistance program administered by the department of personnel, and, in connection therewith, transferring the balance of the bond assistance program cash fund to the general fund. 34
35
36
37
38
Ordered revised and placed on the calendar for third reading and final passage. 39
40
- HB26-1389** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning eliminating the annual appropriation requirement for the comprehensive human sexuality education grant program, and, in connection therewith, reducing an appropriation. 41
42
43
44
45
Ordered revised and placed on the calendar for third reading and final passage. 46
47
- HB26-1390** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the evaluation agent for the health disparities and community grant program. 48
49
50
51
Ordered revised and placed on the calendar for third reading and final passage. 52
53
- HB26-1391** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning clean drinking water in places where children are present, and, in connection therewith, extending the school and child care clean drinking water fund through the 2028-29 state fiscal year, adding high schools to the scope of potential recipients of grants from the school and child care clean drinking water fund, prohibiting the department of public health and environment from issuing a license to a child care center unless the child care center is in compliance with laws concerning the testing of drinking water, and making an appropriation. 54
55
56
57
58
59
60
61
62
Ordered revised and placed on the calendar for third reading and final passage. 63
64
65
66
67

HB26-1392 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the transfer of money from the public safety communications revolving fund to the public safety communications trust fund to support the digital trunked radio system.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1393 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning subjecting specified cash funds to a three-year maximum reserve limitation instead of the annual maximum reserve limitation, and, in connection therewith, subjecting the public school construction and inspection cash fund and the health facility construction and inspection cash fund to the three-year limitation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1394 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the conversion of the motorcycle operator safety training fund to a cash fund subject to annual appropriation by the general assembly, and, in connection therewith, making an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1395 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the repeal of the wildfire resilient homes grant program administered by the department of public safety, and, in connection therewith, transferring the balance of the wildfire resilient homes grant program cash fund to the general fund.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1396 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning modifications to the disaster emergency fund.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1398 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the allocation of retail delivery fee revenue credited to the multimodal transportation and mitigation options fund.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1400 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning adjustments to the public employees' retirement association's allocation of money to trust funds.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1402 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the transfer of money to the capital construction fund.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1403 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the prevention of the transfer of unexpended information technology annual depreciation-lease equivalent payments to the general fund.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1406 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the repeal of certain provisions regarding the funding of capital construction, and, in connection therewith, reducing an appropriation.

Amendment No. 1, Appropriations Committee Amendment.

(Printed in Senate Journal, April 14, page(s) 675 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1407 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning state money that was used to refinance money received from the federal coronavirus state fiscal recovery fund, and, in connection therewith, transferring unspent state money to the general fund, extending a deadline for the use of state money, and reducing appropriations.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1408 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the establishment of processes for the determination of budget requests for the upcoming state fiscal year.

Ordered revised and placed on the calendar for third reading and final passage.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE -- SPECIAL ORDERS -- CONSENT CALENDAR

On motion of Senator Mullica, the report of the Committee of the Whole was **adopted** on the following roll call vote:

The Committee of the Whole took the following action:

Passed on second reading: HB26-1348, HB26-1349, HB26-1350, HB26-1352, HB26-1354, HB26-1355, HB26-1356, HB26-1358, HB26-1361, HB26-1362, HB26-1364, HB26-1366, HB26-1367, HB26-1368, HB26-1369, HB26-1370, HB26-1371, HB26-1372, HB26-1375, HB26-1376, HB26-1377, HB26-1379, HB26-1381, HB26-1382, HB26-1383, HB26-1384, HB26-1386, HB26-1387, HB26-1388, HB26-1389, HB26-1390, HB26-1391, HB26-1392, HB26-1393, HB26-1394, HB26-1395, HB26-1396, HB26-1398, HB26-1400, HB26-1402, HB26-1403, HB26-1406, as amended, HB26-1407, HB26-1408.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1351, HB26-1353, HB26-1357, HB26-1359, HB26-1360, HB26-1363, HB26-1373, HB26-1374, HB26-1380, HB26-1385, HB26-1397, HB26-1399, HB26-1401, HB26-1404, HB26-1405, HB26-1411, HB26-1412, HB26-1413, HB26-1409, HB26-1378, HB26-1410 were made Special Orders at 12:09p.m.

Committee of the Whole The hour of 12:09p.m. having arrived, Senator Mullica moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Mullica was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1351 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the use of state education fund money to fund the healthy school meals for all program.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1353 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning state-administered social studies assessments, and, in connection therewith, reducing an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1357 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning phasing out the teacher recruitment education and preparation program, and, in connection therewith, making and reducing an appropriation.

Amendment No. 1(L.006), by Senator Marchman.

Amend reengrossed bill, page 2, line 3, strike "(9) and (10)" and substitute "(9), (10), and (11)".

Page 2, line 5, after "rules -" insert "**legislative declaration -**".

Page 2, line 17, strike "2026-27" and substitute "2027-28".

Page 2, line 21, strike "2025-26" and substitute "2026-27".

Page 2, strike line 23 and substitute:

"(10) (a) ON JULY 1, 2026, THE STATE TREASURER SHALL TRANSFER SEVEN HUNDRED NINETY-NINE THOUSAND TWO HUNDRED DOLLARS FROM THE ELECTRIFYING SCHOOL BUSES GRANT PROGRAM CASH FUND, CREATED IN SECTION 25-7-1405 (1), TO THE STATE EDUCATION FUND.

(b) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT, FOR PURPOSES OF SECTION 17 OF ARTICLE IX OF THE STATE CONSTITUTION, PROVIDING FUNDING FOR THE TREP PROGRAM IS A PROGRAM FOR ACCOUNTABLE EDUCATION REFORM AND A PROGRAM FOR PERFORMANCE INCENTIVES FOR TEACHERS AND THEREFORE MAY RECEIVE FUNDING FROM THE STATE EDUCATION FUND CREATED IN SECTION 17 (4) OF ARTICLE IX OF THE STATE CONSTITUTION.

(11) THIS SECTION IS REPEALED, EFFECTIVE JULY 1, 2029."

Page 3, line 6, strike "2026-27 BUDGET YEAR," and substitute "2026-27 AND 2027-28 BUDGET YEARS,".

Page 3, line 11, strike "2027." and substitute "2029."

Page 3, line 17, strike "2026-27 BUDGET YEAR," and substitute "2026-27 AND 2027-28 BUDGET YEARS,".

Page 3, line 23, strike "2027." and substitute "2029."

Page 13, line 3, in the ITEM & SUBTOTAL column strike "5,567,489,268" and substitute "5,567,486,133" and in the CASH FUNDS column strike "1,248,802,407^d" and substitute "1,248,799,272^d".

Page 13, line 5, in the ITEM & SUBTOTAL column strike "2,381,251" and substitute "3,180,451" and in the CASH FUNDS column "2,381,251^a" and substitute "3,180,451^a".

Page 13, line 12, in the ITEM & SUBTOTAL column strike "5,580,128,319" and substitute "5,580,924,384".

Page 14, line 4, strike "\$1,010,579,313" and substitute "\$1,010,576,178".

Page 14, line 14, in the TOTAL column strike "\$7,863,747,094" and substitute "\$7,864,543,159" and in the CASH FUNDS column strike "2,369,811,333^b" and substitute "\$2,370,607,398^b".

Page 15, line 9, strike "\$976,800" and substitute "\$1,776,000".

Page 15, line 10 strike "~~250~~ FTE 137.5 FTE" and substitute "250 FTE".

Page 17, line 3, in the ITEM & SUBTOTAL column strike "5,576,542,669" and substitute "5,576,539,766" and in the CASH FUNDS column strike "1,257,855,731,808^d" and substitute "1,257,852,905^d".

Page 17, line 5, in the ITEM & SUBTOTAL column strike "2,382,692" and substitute "3,181,892" and in the CASH FUNDS column strike "2,382,692^a" and substitute "3,181,892^a".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- Page 17, line 12, in the ITEM & SUBTOTAL column strike "5,589,183,161" and substitute "5,589,979,458". 1
2
3
- Page 18, line 4, strike "\$1,019,632,714" and substitute "\$1,019,629,811". 4
5
- Page 18, line 14, in the TOTAL column strike "\$7,872,801,936" and substitute "\$7,873,598,233" and in the CASH FUNDS column strike "\$2,378,866,175^b" and substitute "\$2,379,662,472^b". 6
7
8
9
- Page 19, line 9, strike "\$976,800" and substitute "\$1,776,000". 10
- Page 19, line 10, strike "~~250 FTE~~ 137.5 FTE" and substitute "250 FTE". 11
12
- Page 20, line 3, strike "2027." and substitute "2029.". 13
14
15
16
- As amended, ordered revised and placed on the calendar for third reading and final passage. 17
18
19
- HB26-1359** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning crediting to the state public school fund money received from the removal of natural resources on public school lands. 20
21
22
23
- Ordered revised and placed on the calendar for third reading and final passage. 24
25
- HB26-1360** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the affordable housing financing fund. 26
27
28
- Ordered revised and placed on the calendar for third reading and final passage. 29
30
- HB26-1363** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning a temporary reduction in the general fund reserve. 31
32
33
- Amendment No. 1(L.003), by Senator Amabile. 34
- Amend reengrossed bill, page 2, line 17, strike "EACH FISCAL YEAR" and substitute "EACH OF THE FISCAL YEARS". 35
36
37
- As amended, ordered revised and placed on the calendar for third reading and final passage. 38
39
40
- HB26-1373** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning reducing monthly subsidy reimbursement percentages for child welfare services provider contracts, and, in connection therewith, reducing an appropriation. 41
42
43
44
45
- Amendment No. 1(L.001), by Senator Lindstedt. 46
- Amend reengrossed bill, page 3, line 9, after "(IV)" insert "(A)". 47
48
49
- Page 3, after line 11 insert: 50
- "(B) CONTRACTS MUST NOT BE RENEGOTIATED SOLELY BECAUSE OF THE REIMBURSEMENT CHANGE IN SUBSECTION (1)(b)(IV)(A) OF THIS SECTION. 51
52
- (C) THE STATE DEPARTMENT SHALL CREATE A STANDARDIZED NOTICE FOR FAMILIES CURRENTLY RECEIVING SERVICES, AS DEFINED IN SECTION 26-7-102 (10), THAT DESCRIBES THE REIMBURSEMENT CHANGE IN SUBSECTION (1)(b)(IV)(A) OF THIS SECTION. THE STANDARDIZED NOTICE MUST ALLOW A COUNTY TO ADD INFORMATION SPECIFIC TO THEIR JURISDICTION. EACH COUNTY DEPARTMENT SHALL PROVIDE THE NOTICE, NO LATER THAN JUNE 15, 2026, TO ALL FAMILIES CURRENTLY RECEIVING SERVICES, AS DEFINED IN SECTION 26-7-102 (10)". 53
54
55
56
57
58
59
60
61
- As amended, ordered revised and placed on the calendar for third reading and final passage. 62
63
64
- HB26-1374** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning kinship care funding provisions. 65
66
67

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 670-671 and placed in members' bill files.)

Amendment No. 2(L.007), by Senator Lindstedt.
Amend the Appropriations Committee Report, dated April 14, 2026, page 1,
strike lines 1 through 23.

Page 2, strike lines 1 through 3.

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1380 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the repeal of the office of the judicial discipline ombudsman.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 672 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1385 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning directing one hundred percent of the funding for the public defender and prosecutor behavioral health support program for state fiscal year 2026-27 to the office of the state public defender.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1397 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the use of general fund money to support benefits provided to certain public safety personnel through a multiple employer health trust, and, in connection therewith, reducing an appropriation.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 673-674 and placed in members' bill files.)

Amendment No. 2(L.003), by Senator Cutter.
Amend the Senate Appropriations Committee Report, dated April 14, 2026,
page 1, strike lines 1 through 19.

Page 2, strike lines 1 through 10.

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1399 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the elimination of the annual transfer from the general fund to the multimodal transportation and mitigation options fund, and, in connection therewith, reducing an appropriation.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 674 and placed in members' bill files.)

Amendment No. 2(L.005), by Senator Bridges.
Amend reengrossed bill, page 2, line 8, strike "FROM" and substitute
"BEGINNING".

Amendment No. 3(L.004), by Senator Kipp.
Amend the Appropriations Committee report, dated April 14, 2026, page 1,
strike lines 1 and 2.

As amended, ordered revised and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1401 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning transfers of money from the unclaimed property trust fund, and, in connection therewith, transferring money from the unclaimed property trust fund to the housing development grant fund and the general fund in state fiscal year 2025-2026; terminating future transfers from the unclaimed property trust fund to the housing development grant fund and the adult dental fund; and making and reducing appropriations.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1404 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning transferring money from the tobacco education programs fund to the preschool programs cash fund, and, in connection therewith, making and reducing an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1405 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning transfers of money from certain cash funds to the general fund.

Amendment No. 1, Appropriations Committee Amendment.

(Printed in Senate Journal, April 14, page(s) 674 and placed in members' bill files.)

Amendment No. 2(L.009), by Senator Ball.

Amend reengrossed bill, page 14, after line 12 insert:

"**SECTION 29.** In Colorado Revised Statutes, 25-7-1405, **amend** (4)(c); and **add** (4)(b.1) as follows:

25-7-1405. Electrifying school buses grant program cash fund - creation - gifts, grants, and donations - transfer - repeal.

(4) (b.1) NOTWITHSTANDING ANY PROVISION OF SUBSECTION (2)(a) OF THIS SECTION TO THE CONTRARY, ON JULY 1, 2026, THE STATE TREASURER SHALL TRANSFER THREE HUNDRED THOUSAND DOLLARS FROM THE FUND TO THE GENERAL FUND.

(c) This subsection (4) is repealed, effective ~~July 1, 2026~~ JULY 1, 2027."

Re-number succeeding sections accordingly.

Amendment No. 3(L.008), by Senator Frizell.

Amend reengrossed bill, page 10, line 15, strike "TEN MILLION" and substitute "SEVENTEEN MILLION ONE HUNDRED THOUSAND".

Amendment No. 4(L.010), by Senator PeltonR.

Amend reengrossed bill, page 6, after line 19 insert:

"**SECTION 9.** In Colorado Revised Statutes, 24-30-1303.8, **add** (3) as follows:

24-30-1303.8. Governor's mansion maintenance fund - creation - report - repeal.

(3) (a) ON JULY 1, 2026, THE STATE TREASURER SHALL TRANSFER SEVENTY-FOUR THOUSAND SIX HUNDRED FIFTY-FOUR DOLLARS FROM THE FUND TO THE GENERAL FUND.

(b) THIS SUBSECTION (3) IS REPEALED, EFFECTIVE JULY 1, 2027."

Re-number succeeding sections accordingly.

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1411 by Representative(s) Brown and Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning changes to health insurance benefits for certain low-income individuals who are not eligible for medical assistance due to their immigration status, and, in connection therewith, making and reducing an appropriation.

Amendment No. 1, Appropriations Committee Amendment.

(Printed in Senate Journal, April 14, page(s) 676-677 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1412 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning authorizing the department of health care policy and financing to use statistical sampling and extrapolation to recover overpayments to providers for certain medicaid services, and, in connection therewith, making and reducing an appropriation.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 677 and placed in members' bill files.)

Amendment No. 2(L.003), by Senator Frizell.

Amend reengrossed bill, page 4, strike lines 16 through 18 and substitute "AND IMPLEMENTED IN ACCORDANCE WITH THE PRINCIPLES, STANDARDS, AND METHODS APPROVED OR AUTHORIZED BY THE FEDERAL CENTERS FOR MEDICARE AND MEDICAID SERVICES OR THE OFFICE OF INSPECTOR GENERAL IN THE FEDERAL DEPARTMENT OF HEALTH AND HUMAN SERVICES FOR THE USE OF STATISTICAL SAMPLING AND EXTRAPOLATION IN AUDITING POTENTIAL OVERPAYMENT FOR HEALTH CARE SERVICES. THE STATE DEPARTMENT AND STATE AUDITOR SHALL NOT USE STATISTICAL SAMPLING OR EXTRAPOLATION TO DETERMINE OR RECOVER OVERPAYMENTS BASED ON DOCUMENTATION DEFICIENCIES OR TECHNICAL NONCOMPLIANCE THAT DO NOT DEMONSTRATE THAT SERVICES WERE NOT PROVIDED OR WERE NOT BILLABLE."

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1413 by Representative(s) Sirota and Brown; also Senator(s) **Amabile and Bridges**--Concerning leave time allowed to certain public servants.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1409 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the distribution of money collected from the retail marijuana sales tax.

Amendment No. 1(L.002), by Senator Benavidez.

Amend reengrossed bill, page 2, line 18, after "2026," insert "AND ON AND AFTER JULY 1, 2027,".

Page 3, line 16, after "2026," insert "BUT BEFORE JULY 1, 2027,".

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1378 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the repeal of certain behavioral health resources administered by the behavioral health administration, and, in connection therewith, reducing an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1410 by Representative(s) Sirota, Brown, Taggart; also Senator(s) **Bridges, Amabile, Kirkmeyer**--Concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and institutions, for and during the fiscal year beginning July 1, 2026, except as otherwise noted.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 675-676 and placed in members' bill files.)

Amendment No. 2(J.131), by Senator Weissman.

Amend the Appropriations Committee Report, dated April 14, 2026, page 1, strike lines 1 through 6.

Page 1 of the report, line 7, strike "Page" and substitute "Amend reengrossed bill, page".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

PURPOSE: Amends the Senate Appropriations Committee report to retain House Amendment #9 (J.071), which added a new line item for Special Needs Parole with \$1 General Fund and related footnote in the Department of **Corrections**. The amendment also added a new line item for Contracts with Private Nursing Homes with \$1 General Fund and related footnote in the Department of **Human Services**.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Corrections	\$1	\$0	\$0	\$0	\$1	0.0
Human Services	1	0	0	0	1	0.0
	\$2	\$0	\$0	\$0	\$2	0.0

Amendment No. 3(J.133), by Senator PeltonR.

Amend the Appropriations Committee Report, dated April 14, 2026, page 1, strike lines 7 through 14.

PURPOSE: Retains House Amendment #23 (J.053), which reduced the Mansion Activity Fund line item in the Office of the **Governor** by \$74,654 cash funds from the Governor's Mansion Maintenance Fund, and increased the Colorado State Veterans Trust Fund Expenditures line item in the Department of **Military and Veterans Affairs** by an equal amount of cash funds from the Colorado State Veterans Trust Fund.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Governor	\$0	(\$74,654)	\$0	\$0	(\$74,654)	0.0
Military	0	74,654	0	0	74,654	0.0
	\$0	\$0	\$0	\$0	\$0	0.0

Amendment No. 4(J.145), by Senator Ball.

Amend the Appropriations Committee Report, dated April 14, 2026, page 2, strike lines 5 through 9.

PURPOSE: Amends the Senate Appropriations Committee Report to retain the portion of House Amendment #32 (J.051) that increased General Fund appropriations to the Offender Treatment and Services line item in the **Judicial** Department. Also retains an amendment to footnote number 56 to state the General Assembly's intent to dedicate the \$300,000 General Fund increase to offenders participating in Veterans' Treatment Courts.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Judicial	300,000	0	0	0	300,000	0.0

Amendment No. 5(J.123), by Senator Gonzales.

Amend the Appropriations Committee Report, dated April 14, 2026, page 2, strike lines 10 through 24.

PURPOSE: Maintains House Amendment #38 (J.030) that reallocated in **Health Care Policy and Financing** \$245,021 General Fund from General Professional Services to Medical Services Premiums. With the matching federal funds, the amendment provides \$680,000 total funds in Medical Services Premiums, which is the estimated increase in Denver Health eligibility determination costs to implement H.R. 1. The federal legislation requires expansion adults to meet community engagement (work) requirements and renew eligibility every six months.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Health Care Policy and Financing						
General Professional Services	(\$245,021)	\$0	\$0	(\$305,002)	(\$550,023)	0.0
Medical Services Premiums	245,021	0	0	434,979	680,000	0.0
	\$0	\$0	\$0	\$129,977	\$129,977	0.0

Amendment No. 6(J.090), by Senator Liston.

Amend the Appropriations Committee Report, dated April 14, 2026, page 2, strike lines 25 through 29 and substitute:

"Page 366, line 6, strike "Operations^{79, 79a, 80}" and substitute "Operations^{79a, 80}", in the ITEM & SUBTOTAL column strike "142,065,843" and substitute "139,965,843", and in the GENERAL FUND column strike "2,147,712" and substitute "47,712".

Adjust affected totals accordingly.

Page 378, strike lines 4 through 6."

Amend reengrossed bill, page 134, line 4, strike "Individuals" and substitute "Individuals^{18a}", in the TOTAL column, strike "15,197,380,682" and substitute "15,201,580,682", in the GENERAL FUND column strike "4,182,250,706(M)" and substitute "4,184,350,706(M)^a", and in the FEDERAL FUNDS column strike "9,001,025,454" and substitute "9,003,125,454".

Adjust affected totals accordingly.

Page 151 of the bill, after line 1 insert:

"18a Department of Health Care Policy and Financing, Medical Services Premiums, Medical and Long-term Care Services for Medicaid Eligible Individuals -- This amount includes \$4.2 million total funds, including \$2.1 million General Fund, for the purpose of increasing obstetrical care rates."

PURPOSE: Adds \$2.1 million General Fund and \$2.1 million federal funds to **Health Care Policy and Financing** with a footnote explaining the purpose of the funding is to increase obstetrical care rates. Reduces \$2.1 million General Fund for Wildlife Operations in **Natural Resources** and strikes a footnote related to wolf reintroduction.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Health Care Policy and Financing	\$2,100,000	\$0	\$0	\$2,100,000	\$4,200,000	0.0
Natural Resources	(2,100,000)	0	0	0	(2,100,000)	0.0
	\$0	\$0	\$0	\$2,100,000	\$2,100,000	0.0

Amendment No. 7(J.150), by Senator Roberts.

Amend the Appropriations Committee Report, dated April 14, 2026, page 2, strike lines 25 through 29 and substitute:

"Page 366 of the bill, line 6, in the ITEM & SUBTOTAL column strike "142,065,843" and substitute "141,792,976" and in the GENERAL FUND column strike "2,147,712" and substitute "1,874,845".

Adjust affected totals accordingly.

Page 378 of the bill, strike lines 5 and 6 and substitute "intent that \$1,827,133 General Fund appropriated for this line item be used for the implementation of Proposition 114, and that the division of parks and wildlife shall not use money

appropriated from the General Fund for the purpose of acquiring or reintroducing gray wolves. The intent is that the division may use money appropriated from the General Fund for the purposes listed in Section 33-2-105.8 (2)(e)(I) and 2(e)(II), C.R.S."

Page 378 of the bill, line 10, strike "DONATIONS." and substitute "DONATIONS AND STATUTORILY ALLOWABLE CASH FUNDS.".

PURPOSE: Reduces \$272,867 General Fund in the Department of **Natural Resources** for wolf reintroduction and management. Changes associated footnotes to express legislative intent that General Fund should not be used for the introduction of new wolves, that General Fund may be used for conflict minimization and producer compensation, and that only gifts, grants, and donations and allowable cash funds should be used to fund the introduction of new wolves.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Natural Resources	(\$272,867)	\$0	\$0	\$0	(\$272,867)	0.0

Amendment No. 8(J.135), by Senator Cutter.

Amend the Appropriations Committee Report, dated April 14, 2026, page 2, strike line 30.

Page 3, strike lines 1 through 8.

PURPOSE: Retains House Amendment #69 (J.059) , which added \$239,506 cash funds from the Unclaimed Property Trust Fund and 3.0 FTE in the Department of the **Treasury**.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Treasury	\$0	\$239,506	\$0	\$0	\$239,506	3.0

Amendment No. 9(J.134), by Senator Exum.

Amend reengrossed bill, page 107, line 7, in the ITEM & SUBTOTAL column strike "6,619,924" and substitute "6,219,924" and in the GENERAL FUND column strike "6,012,928" and substitute "5,612,928".

Adjust affected totals accordingly.

Page 207, line 5, in the ITEM & SUBTOTAL column strike "11,581,827" and substitute "11,981,827" and in the GENERAL FUND column strike "1,835,264" and substitute "2,235,264". Adjust affected totals accordingly.

PURPOSE: Reduces the Administration of the Governor's Office and Residence line item in the Office of the **Governor** by \$400,000 General Fund and increases the Tony Grampsas Youth Services Program in the Department of **Human Services** by the same amount.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Governor	(\$400,000)	\$0	\$0	\$0	(\$400,000)	0.0
Human Services	400,000	0	0	0	400,000	0.0
	\$0	\$0	\$0	\$0	\$0	0.0

Amendment No. 10(J.118), by Senator Weissman.

Amend reengrossed bill, page 117, line 4, in the ITEM & SUBTOTAL column strike "6,199,224" and substitute "5,699,224" and in the GENERAL FUND column strike "5,979,224" and substitute "5,479,224".

Adjust affected totals accordingly.

Page 488, after line 2 insert:

	ITEM & SUBTOTAL	GENERAL FUND
	\$	\$
"DNA Testing and Reimbursement" ^{99a}	500,000	500,000".

Adjust affected totals accordingly.

Page 496, after line 11 insert:

"99a Department of Public Safety, Colorado Bureau of Investigation, Laboratory and Investigative Services, DNA Testing and Reimbursement -- It is the General Assembly's intent that the department use this appropriation to continue to accelerate testing for the backlog of untested DNA samples through the use of contract labs."

PURPOSE: Reduces the General Fund appropriation for General Economic Incentives and Marketing in the Office of the **Governor** by \$500,000. Adds a \$500,000 General Fund appropriation for DNA Testing and Reimbursement to the Colorado Bureau of Investigation in the Department of **Public Safety**.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Governor	(\$500,000)	\$0	\$0	\$0	(\$500,000)	0.0
Public Safety	500,000	0	0	0	500,000	0.0
	\$0	\$0	\$0	\$0	\$0	0.0

Amendment No. 11(J.094), by Senator Frizell.

Amend reengrossed bill, page 125, line 6, in the ITEM & SUBTOTAL column strike "81,750,783" and substitute "81,401,547".

Page 125, line 7, in the ITEM & SUBTOTAL column strike "(832.6 FTE)" and substitute "(829.1 FTE)".

Page 126, line 2, in the ITEM & SUBTOTAL column strike "4,172,751" and substitute "4,161,271".

Page 126, line 15, in the ITEM & SUBTOTAL column strike "194,595,081" and substitute "194,234,365", in the GENERAL FUND column strike "71,863,091" and substitute "71,682,733", and in the FEDERAL FUNDS column strike "100,221,710(I)" and substitute "100,041,352(I)".

Adjust affected totals accordingly.

Page 134, line 4, in the TOTAL column strike "15,197,380,682" and substitute "15,198,174,799", in the GENERAL FUND column strike "4,182,250,706(M)" and substitute "4,182,647,764(M)", and in the FEDERAL FUNDS column strike "9,001,025,454" and substitute "9,001,422,513".

Adjust affected totals accordingly.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65

Page 137, line 15, in the ITEM & SUBTOTAL column strike "941,328,819" and substitute "947,962,636".

Page 138, line 8, in the ITEM & SUBTOTAL column strike "1,382,017,560" and substitute "1,388,651,377", in the GENERAL FUND column strike "673,503,663(M)" and substitute "676,820,572(M)", and in the FEDERAL FUNDS column strike "690,343,254" and substitute "693,660,162".

Adjust affected totals accordingly.

PURPOSE: Increases by \$7.1 million total funds, including \$3.5 million General Fund, the appropriations to the Department of **Health Care Policy and Financing** to prevent the implementation of a soft cap on paid caregiver hours and of reduced enrollments from the Adult Comprehensive (DD) waiver waitlist. Decreases by 3.5 FTE the Department's staffing associated with implementing the changes.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Health Care Policy and Financing	\$3,533,609	\$0	\$0	\$3,533,609	\$7,067,218	(3.5)

Amendment No. 12(J.152), by Senator Snyder.

Amend reengrossed bill, page 36, line 4, in the ITEM & SUBTOTAL column strike "14,571,090" and substitute "12,571,090" and in the GENERAL FUND column strike "14,571,090" and substitute "12,571,090".

Page 36, line 5, in the GENERAL FUND column strike "(168.9 FTE)" and substitute "(142.9 FTE)".

Page 36, line 6, in the ITEM & SUBTOTAL column strike "6,093,867" and substitute "5,093,867" and in the GENERAL FUND column strike "6,093,867" and substitute "5,093,867".

Adjust affected totals accordingly.

Page 469, line 8, in the ITEM & SUBTOTAL column strike "7,730,013" and substitute "10,730,013" and in the GENERAL FUND column insert "3,000,000".

Adjust affected totals accordingly.

PURPOSE: Reduces the Superintendents Subprogram in the Department of **Corrections** by \$3.0 million General Fund, including \$2.0 million and 26.0 FTE from Personal Services and \$1.0 million from Operating Expenses. Adds \$3.0 million General Fund for the Colorado Automobile Theft Prevention Authority in the Department of **Public Safety**.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Corrections	(\$3,000,000)	\$0	\$0	\$0	(\$3,000,000)	(26.0)
Public Safety	3,000,000	0	0	0	3,000,000	0.0
	\$0	\$0	\$0	\$0	\$0	(26.0)

Amendment No. 13(J.120), by Senator Weissman.

Amend reengrossed bill, page 261, line 13, strike "Programs" and substitute "Programs^{54a}".

Page 284, after line 4 insert:

"54a Judicial Department, State Courts Administration, Centrally-administered Programs, Restorative Justice Programs -- It is the General Assembly's intent that the State Restorative Justice Council created in Section 13-3-116, C.R.S., guide the allocation of grants to judicial districts from money in the Restorative Justice Surcharge Fund created in Section 18-25-101 (3), C.R.S."

PURPOSE: Adds a footnote to the Restorative Justice Programs line item in the **Judicial** Department to specify the General Assembly's intent that the State Restorative Justice Council guide the allocation of grants to judicial districts from the Restorative Justice Surcharge Fund.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Judicial Department	\$0	\$0	\$0	\$0	\$0	0.0

As amended, ordered revised and placed on the calendar for third reading and final passage.

(For further action, see amendments to the report of the Committee of the Whole.)

At the order of the President, Senators Danielson and Jodeh were excused.

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

HB26-1410 by Representative(s) Sirota, Brown, Taggart; also Senator(s) **Bridges**, Amabile, Kirkmeyer--Concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and institutions, for and during the fiscal year beginning July 1, 2026, except as otherwise noted.

Senator Liston moved to amend the report of the Committee of the Whole to show that the following Liston floor amendment, (J.089) to HB26-1410, did pass.

Amend reengrossed bill, page 38, line 4, in the ITEM & SUBTOTAL column strike "5,717,584" and substitute "5,417,584" and in the GENERAL FUND column strike "5,715,586" and substitute "5,415,586".

Adjust affected totals accordingly.

Page 165, after line 4 insert:

ITEM &
SUBTOTAL
\$

"Limited Purpose
Fee-for-Service
Contracts with State
Institutions Pursuant
to Sections 24-33.5-1904
and 24-33.5-1905,
C.R.S.^{29a} 300,000".

Page 165, line 9, in the ITEM & SUBTOTAL column strike "799,524,764" and substitute "799,824,764" and in the GENERAL FUND column strike "799,524,764" and substitute "799,824,764".

Adjust affected totals accordingly.

Page 169, line 10, strike "**Colorado**^{24,30,31}" and substitute "**Colorado**^{24,29a, 30,31}", in the ITEM & SUBTOTAL column strike "1,934,028,617" and substitute "1,934,328,617", and in the REAPPROPRIATED FUNDS column strike "346,004,434^b" and substitute "346,304,434^b".

Adjust affected totals accordingly.

Page 170, line 2, strike "\$1,524,848" and substitute "\$1,824,848".

Page 184, after line 9 insert:

29a Department of Higher Education, College Opportunity Fund Program, Fee-for-service Contracts with State Institutions, Limited Purpose Fee-for-Service Contracts with State Institutions Pursuant to Sections 24-33.5-1904 and 24-33.5-1905, C.R.S.; and Governing Boards, Regents of the University of Colorado -- The amounts in these line items include the restoration of \$300,000 for the University of Colorado Colorado Springs for allocation to the National Cybersecurity Center."

PURPOSE: Reduces the appropriation for Inmate Pay in the Department of **Corrections** by \$300,000 General Fund. Adds \$300,000 General Fund and \$300,000 reappropriated funds in the Department of **Higher Education** with a footnote specifying that this funding is for the University of Colorado Colorado Springs for allocation to the National Cybersecurity Center.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Corrections	(\$300,000)	\$0	\$0	\$0	(\$300,000)	0.0
Higher Education	300,000	0	300,000	0	600,000	0.0
	\$0	\$0	\$300,000	\$0	\$300,000	0.0

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	12	NO	21	EXCUSED	2	ABSENT	0
Amabile	N	Danielson	E	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	N	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	E	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	N	Roberts	N		

Senator Pelton R. moved to amend the report of the Committee of the Whole to show that the following Pelton R. floor amendment, (J.099) to HB26-1410, did pass.

Amend reengrossed bill, page 125, line 6, in the ITEM & SUBTOTAL column strike "81,750,783" and substitute "62,623,785".

Page 126, line 15, in the ITEM & SUBTOTAL column strike "194,595,081" and substitute "175,468,083", in the GENERAL FUND column strike "71,863,091" and substitute "64,652,280", in the CASH FUNDS column strike "18,635,164^a" and substitute "16,771,648^a", and in the FEDERAL FUNDS column strike "100,221,710(I)" and substitute "90,169,039(I)".

Adjust affected totals accordingly.

Page 127, line 2, strike "\$17,065,531" and substitute "\$15,202,015".

Page 134, line 4, in the TOTAL column strike "15,197,380,682" and substitute "15,216,402,649", in the GENERAL FUND column strike "4,182,250,706(M)" and substitute "4,189,461,517(M)^a", in the CASH FUNDS column strike "1,889,906,600^b" and substitute "1,890,790,223^b", and in the FEDERAL FUNDS column strike "9,001,025,454" and substitute "9,011,952,987".

Adjust affected totals accordingly.

Page 135, line 1, strike "\$1,480,180,920" and substitute "\$1,481,064,543".

Page 150, line 4, strike "\$452,643,413" and substitute "\$442,590,742".

PURPOSE: Reduces the General Fund for General Administration in **Health Care Policy and Financing** by 10 percent (\$19.1 million total funds, including \$7.2 million General Fund). Allocates the General Fund savings to increase providers rates by \$19.0 million total funds, including \$7.2 million General Fund.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Health Care Policy and Financing	\$0	(\$979,893)	\$0	\$874,862	(\$105,031)	0.0

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	11	NO	22	EXCUSED	2	ABSENT	0
Amabile	N	Danielson	E	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	N	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	E	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	N	Roberts	N		

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Cutter, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	32	NO	1	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	E	Pelton R.	N	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1351, HB26-1353, HB26-1357, as amended, HB26-1359, HB26-1360, HB26-1363, as amended, HB26-1373, as amended, HB26-1374, as amended, HB26-1380, as amended, HB26-1385, HB26-1397, as amended, HB26-1399, as amended, HB26-1401, HB26-1404, HB26-1405, as amended, HB26-1411, as amended, HB26-1412, as amended, HB26-1413, HB26-1409, as amended, HB26-1378, HB26-1410, as amended.

MESSAGE FROM THE HOUSE

Wednesday, April 15, 2026
Mr. President:

The House has postponed indefinitely SB26-098. The bill is returned herewith.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- SB26-161** by Senator(s) **Snyder and Mullica**; --Concerning cannabis-related products, and, in connection therewith, changing the basis for marijuana excise and sales tax, moving the testing and safety elements of intoxicating cannabis regulation from the department of revenue to the department of public health and environment, requiring intoxicating cannabis producers to be registered with the department of public health and environment, and changing the testing of marijuana.
Finance
- SB26-162** by Senator(s) **Frizell and Mullica**; also Representative(s) Hartsook and Hamrick-- Concerning releasing health-care test results to patients.
Health & Human Services

SB26-163

by Senator(s) **Roberts**; also Representative(s) Smith--Concerning the regulation of gambling activities in the state, and, in connection therewith, expanding the membership of the Colorado limited gaming control commission, repealing the Colorado racing commission and transferring its authorities to the Colorado limited gaming control commission, repealing the division of racing events and transferring its regulatory activities to the division of gaming, expanding the scope of the licensing duties that the Colorado limited gaming control commission may delegate to the division of gaming, allowing individuals to voluntarily exclude themselves from sports betting in the state, and allowing the director of the division of gaming to approve optional wagers and minor modifications for certain table games.

Finance

MESSAGE FROM THE GOVERNOR

April 10, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
COLORADO HEALTH FACILITIES AUTHORITY BOARD OF DIRECTORS

for a term expiring June 30, 2029:

Lauren Kvamme of Arvada, Colorado, a Democrat, occasioned by the resignation of Jessica Klotsche of Louisville, Colorado, an Unaffiliated, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 04/13/26
Justin Shofler, Managing Clerk

Committee on Health & Human Services

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-016.

Journal correction:

Page 678, line 1, insert "Upon request of Senator Pelton B., HB26-1385 was removed from the General Orders--Second Reading of Bills Consent Calendar of Tuesday, April 14. and was placed at the end of the General Orders--Second Reading of Bills Calendar."

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday,
April 16, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

92nd Legislative Day Wednesday, April 15, 2026

- Prayer By the chaplain, Bhai Dherindhar Singh Ji, Denver Sikh Gurdwara.
- Call to Order By the President at 9:00 a.m.
- Roll Call Present--35.
- Quorum The President announced a quorum present.
- Pledge By Senator Wallace.
- Approval of the Journal On motion of Senator Carson, the Journal of Tuesday, April 14, 2026, was approved as corrected by the Secretary.

SENATE SERVICES REPORT

Correctly Printed: SJR26-024; SR26-007.
Correctly Rerevised: HB26-1045, 1116, 1126, 1213, 1228, 1265, 1302, and 1305.

COMMITTEE OF REFERENCE REPORTS

- Finance After consideration on the merits, the Committee recommends that **SB26-155** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.
 - Amend printed bill, page 6, line 14, after "AN" insert "ADMITTED OR AUTHORIZED".
 - Page 6, line 15, strike "STATE." and substitute "STATE AND IS SUBJECT TO THE COLORADO DIVISION OF INSURANCE STATISTICAL REPORT, LINE 4.".
 - Page 9, strike lines 4 and 5 and substitute:
 - "(E) ONE MEMBER WITH TECHNICAL EXPERTISE IN HOMEOWNER'S INSURANCE, SUCH AS EXPERTISE IN UNDERWRITING, ACTUARIAL ANALYSIS, OR CLAIMS HANDLING, OR EXPERTISE IN HOME HARDENING.".
 - Page 12, strike line 27 and substitute:
 - "(e) THE BOARD MAY REQUEST INFORMATION FROM INSURERS ABOUT POLICIES AND CONTRACTS ONLY TO THE EXTENT THE INFORMATION IS REASONABLY NECESSARY TO ADMINISTER THE GRANT PROGRAM, IMPOSE AND COLLECT THE FEE, OR IMPLEMENT OTHER REQUIREMENTS IN THIS PART 20. INSURER DATA REQUESTS SHALL BE COORDINATED THROUGH THE DIVISION AND, TO THE EXTENT PRACTICABLE, BE LIMITED TO INFORMATION ALREADY COLLECTED BY THE DIVISION OR AVAILABLE THROUGH EXISTING REGULATORY REPORTING.".
 - Page 13, strike lines 1 through 7.
 - Page 15, strike lines 23 through 25 and substitute:

"(e) CONSTRUCT A ROOF THAT MEETS RESILIENT ROOF SYSTEM STANDARDS; AND".

Page 19, after line 4 insert:

"(4) THE DIVISION SHALL SUBMIT THE STUDY REQUIRED BY SUBSECTIONS (1) AND (2) OF THIS SECTION TO THE HOUSE OF REPRESENTATIVES TRANSPORTATION, HOUSING, AND LOCAL GOVERNMENT COMMITTEE AND THE SENATE LOCAL GOVERNMENT AND HOUSING COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, AND SHALL PUBLISH THE STUDY ON THE DIVISION'S WEBSITE."

Renumber succeeding subsection accordingly.

Page 19, strike lines 10 through 18 and substitute:

"(1.2) NO SOONER THAN JANUARY 1, 2027, AND UPON THE COMMISSIONER ADOPTING RULES, AN INSURER OFFERING MULTIPERIL HOMEOWNER'S INSURANCE FOR PROPERTY OR RISKS LOCATED IN THE STATE SHALL SUBMIT AN ANNUAL FILING TO THE COMMISSIONER. THE ANNUAL FILING MUST INCLUDE AN EXHIBIT REPORTING:

- (a) THE NUMBER OF POLICIES IN FORCE;
- (b) THE NUMBER OF HOMES THAT HAVE INSTALLED A RESILIENT ROOF SYSTEM;
- (c) THE DISCOUNT APPLIED TO HOMES DUE TO THE PRESENCE OF A RESILIENT ROOF SYSTEM; AND
- (d) THE WIND AND HAIL CLAIMS FREQUENCY AND SEVERITY FOR HOMES WITH AND WITHOUT A RESILIENT ROOF SYSTEM."

Finance

After consideration on the merits, the Committee recommends that **SB26-049** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. In Colorado Revised Statutes, 39-22-104, add (3)(v), (3)(w), (3)(x), and (4)(ff) as follows:

39-22-104. Income tax imposed on individuals, estates, and trusts - single rate - report - tax preference performance statement - legislative declaration - definitions - repeal.

- (3) There shall be added to the federal taxable income:
 - (v) FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY 1, 2025, AN AMOUNT EQUAL TO THE AMOUNT OF EMPLOYER CONTRIBUTION THAT AN EMPLOYEE FORFEITS PURSUANT TO SECTION 39-22-558 (3)(c) AND THAT THE TAXPAYER HAD PREVIOUSLY SUBTRACTED FROM THE TAXPAYER'S FEDERAL TAXABLE INCOME PURSUANT TO SUBSECTION (4)(bb) OF THIS SECTION;
 - (w) THE AMOUNT OF ANY OVERTIME COMPENSATION EXCLUDED OR DEDUCTED FROM FEDERAL GROSS INCOME; AND
 - (x) (I) THE AMOUNT RECAPTURED PURSUANT TO SECTION 39-22-572

(4). (II) THIS SUBSECTION (3)(x) IS REPEALED, EFFECTIVE DECEMBER 31, 2047.

- (4) There shall be subtracted from federal taxable income:
 - (ff) (I) CONTRIBUTIONS TO A CATASTROPHE SAVINGS ACCOUNT AND THE INTEREST INCOME REALIZED THEREON TO THE EXTENT PERMITTED BY SECTION 39-22-572 (3).

(II) THIS SUBSECTION (4)(ff) IS REPEALED, EFFECTIVE DECEMBER 31, 2047.

SECTION 2. In Colorado Revised Statutes, add 39-22-572 as follows: 39-22-572. Catastrophe savings account - legislative declaration - tax preference performance statement - definitions - repeal.

(1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:

- (a) "ADMINISTRATOR" MEANS THE DEPARTMENT, A THIRD PARTY SELECTED BY THE DEPARTMENT, OR A THIRD PARTY WITH THE DEPARTMENT TO ADMINISTER THE SUBTRACTION CREATED IN SECTION 39-22-104 (4)(ff).
- (b) "CATASTROPHE SAVINGS ACCOUNT" MEANS A REGULAR SAVINGS OR MONEY MARKET ACCOUNT ESTABLISHED BY A TAXPAYER EXCLUSIVELY FOR

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

THE PURPOSE OF ACCEPTING CONTRIBUTIONS THAT QUALIFY FOR THE SUBTRACTION ALLOWED BY THIS SECTION.

(c) "DEPARTMENT" MEANS THE DEPARTMENT OF REVENUE.

(d) "FORTIFIED" MEANS A HOMEBUILDING STANDARD PROGRAM FROM THE INSURANCE INSTITUTE FOR BUSINESS AND HOME SAFETY OR A SIMILAR ENTITY DESIGNATED BY THE ADMINISTRATOR THAT RESEARCHES BUILDING MATERIALS SPECIFICALLY DESIGNED TO PREVENT DAMAGE FROM NATURAL DISASTERS.

(e) "IMPACT-RESISTANT ROOFING MATERIALS" MEANS A ROOFING MATERIAL THAT HAS BEEN TESTED AND CERTIFIED THROUGH THE UNDERWRITERS LABORATORIES 2218 STANDARD FOR IMPACT RESISTANCE OF PREPARED ROOF COVERING MATERIALS AS A CLASS FOUR MATERIAL AND DESIGNED FOR HAIL RESISTANCE.

(f) "LEGAL RESIDENCE" MEANS THE RESIDENCE OF AN INDIVIDUAL THAT IS THE PRINCIPAL OR PRIMARY HOME OR PLACE OF ABODE OF THE INDIVIDUAL AND IS THE PLACE IN WHICH THE INDIVIDUAL'S HABITATION IS FIXED. A LEGAL RESIDENCE MAY INCLUDE A HOUSE OR CONDOMINIUM. A VACANT LOT OR BUSINESS ADDRESS IS NOT A LEGAL RESIDENCE.

(g) "NATURAL DISASTER" MEANS A HAIL, WILDFIRE, OR A CATASTROPHIC WIND EVENT.

(h) "PROPERTY-SPECIFIC MITIGATION ACTION" MEANS A SCIENCE-BASED MITIGATION ACTION AS DEMONSTRATED BY THE "WILDFIRE PREPARED HOME" DESIGNATION FROM THE INSURANCE INSTITUTE FOR BUSINESS AND HOME SAFETY OR BY A SIMILAR MITIGATION PROGRAM THAT INCLUDES A VERIFICATION AND CERTIFICATION PROCESS AS DESIGNATED BY THE ADMINISTRATOR.

(i) "QUALIFIED CATASTROPHE EXPENSE" MEANS THE AMOUNT PAID OR INCURRED BY A QUALIFIED INDIVIDUAL:

(I) TO PREPARE FOR THE REPLACEMENT OR REPAIR OR TO REPLACE OR REPAIR THE ROOF OF THE QUALIFIED TAXPAYER'S LEGAL RESIDENCE IN THE STATE AS A RESULT OF DAMAGE CAUSED BY A NATURAL DISASTER, INCLUDING THE ANNUAL COST OF A FORTIFIED ENDORSEMENT TO SUPPLEMENT AN INSURANCE POLICY;

(II) FOR SELF-INSURED LOSSES FROM A NATURAL DISASTER FOR THE QUALIFIED TAXPAYER'S LEGAL RESIDENCE IN THE STATE;

(III) TO COVER AN INSURANCE DEDUCTIBLE UNDER AN INSURANCE POLICY FOR THE QUALIFIED TAXPAYER'S LEGAL RESIDENCE IN THE STATE THAT COVERS ROOF REPLACEMENT WITH IMPACT-RESISTANT ROOFING MATERIALS, PROPERTY-SPECIFIC MITIGATION ACTION, OR OTHER NATURAL DISASTER DAMAGE;

(IV) FOR MITIGATION ACTIONS WITH RESPECT TO THE QUALIFIED TAXPAYER'S LEGAL RESIDENCE IN THE STATE THAT REDUCE THE RISK OF NATURAL DISASTER DAMAGE;

(V) FOR EVALUATION SERVICES TO QUALIFY FOR A FORTIFIED DESIGNATION WITH RESPECT TO THE QUALIFIED TAXPAYER'S LEGAL RESIDENCE IN THE STATE; OR

(VI) THE COST OF COMPLETING A PROPERTY-SPECIFIC MITIGATION ACTION WITH RESPECT TO THE QUALIFIED TAXPAYER'S LEGAL RESIDENCE IN THE STATE.

(j) "QUALIFIED TAXPAYER" MEANS A RESIDENT INDIVIDUAL WHO IS AN INSURANCE POLICYHOLDER FOR A LEGAL RESIDENCE IN THE STATE.

(2) A QUALIFIED TAXPAYER MAY ESTABLISH A CATASTROPHE SAVINGS ACCOUNT. A CATASTROPHE SAVINGS ACCOUNT THAT IS REGISTERED PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION IS NOT SUBJECT TO ATTACHMENT OR LEGAL PROCESS IN THE STATE. A QUALIFIED TAXPAYER MAY NOT ESTABLISH MORE THAN ONE CATASTROPHE SAVINGS ACCOUNT; EXCEPT THAT TWO QUALIFIED TAXPAYERS WHO MAY LEGALLY FILE A JOINT RETURN BUT WHO FILE SEPARATE RETURNS AND WHO LIVE IN SEPARATE LEGAL RESIDENCES IN THE STATE MAY EACH ESTABLISH A CATASTROPHE SAVINGS ACCOUNT WITH RESPECT TO THEIR LEGAL RESIDENCE.

(3) (a) FOR INCOME TAX YEARS BEGINNING ON OR AFTER JANUARY 1, 2027, BUT PRIOR TO JANUARY 1, 2037, TO THE EXTENT INCLUDED IN FEDERAL TAXABLE INCOME, A QUALIFIED TAXPAYER MAY SUBTRACT FROM THE QUALIFIED TAXPAYER'S FEDERAL TAXABLE INCOME:

(I) THE AMOUNT CONTRIBUTED TO THE QUALIFIED TAXPAYER'S CATASTROPHE SAVINGS ACCOUNT DURING THE INCOME TAX YEAR;

(II) INTEREST INCOME REALIZED DURING THE INCOME TAX YEAR WITH

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

RESPECT TO THE AMOUNT HELD IN THE QUALIFIED TAXPAYER'S CATASTROPHE SAVINGS ACCOUNT; AND

(III) ANY SUBTRACTION CARRIED FORWARD PURSUANT TO SUBSECTION (3)(c) OF THIS SECTION.

(b) (I) IN THE CASE OF A QUALIFIED TAXPAYER WHO FILES A SINGLE RETURN OR TWO QUALIFIED TAXPAYERS WHO FILE A JOINT RETURN, THE MAXIMUM AMOUNT THAT MAY BE SUBTRACTED PURSUANT TO SUBSECTION (3)(a)(I) OF THIS SECTION IS FIFTY THOUSAND DOLLARS PER INCOME TAX YEAR;

(II) (A) EXCEPT AS PROVIDED IN SUBSECTION (3)(b)(II)(B) OF THIS SECTION, IN THE CASE OF TWO QUALIFIED TAXPAYERS WHO MAY LEGALLY FILE A JOINT RETURN BUT WHO FILE SEPARATE RETURNS, THE MAXIMUM AMOUNT THAT MAY BE SUBTRACTED BY EACH QUALIFIED TAXPAYER PURSUANT TO SUBSECTION (3)(a)(I) OF THIS SECTION IS TWENTY-FIVE THOUSAND DOLLARS PER TAX YEAR.

(B) IF THE QUALIFIED TAXPAYERS LIVE IN SEPARATE LEGAL RESIDENCES IN THE STATE WITH SEPARATE CATASTROPHE SAVINGS ACCOUNTS, THE MAXIMUM AMOUNT THAT MAY BE SUBTRACTED BY EACH QUALIFIED TAXPAYER PURSUANT TO SUBSECTION (3)(a)(I) OF THIS SECTION IS FIFTY THOUSAND DOLLARS PER TAX YEAR.

(c) IF THE SUBTRACTION ALLOWED BY SUBSECTIONS (3)(a)(I) AND (3)(a)(II) EXCEEDS THE QUALIFIED TAXPAYER'S FEDERAL TAXABLE INCOME, THE EXCESS MAY BE CARRIED FORWARD AS A SUBTRACTION FROM SUBSEQUENT YEAR'S FEDERAL TAXABLE INCOME FOR A PERIOD NOT EXCEEDING FIVE YEARS AND SHALL BE APPLIED FIRST TO THE EARLIEST INCOME TAX YEAR POSSIBLE.

(4) THE QUALIFIED TAXPAYER SHALL RECAPTURE A SUBTRACTION TAKEN PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION AND ADD TO THE QUALIFIED TAXPAYER'S FEDERAL TAXABLE INCOME THE AMOUNT OF ANY DISTRIBUTION, REFUND, OR OTHER WITHDRAWAL FROM THE QUALIFIED TAXPAYER'S CATASTROPHE SAVINGS ACCOUNT DURING THE INCOME TAX YEAR, EXCEPT TO THE EXTENT THE DISTRIBUTION, REFUND, OR WITHDRAWAL IS USED FOR A QUALIFIED CATASTROPHE EXPENSE.

(5) (a) THE QUALIFIED TAXPAYER SHALL REGISTER THE CATASTROPHE SAVINGS ACCOUNT ESTABLISHED PURSUANT TO SUBSECTION (2) OF THIS SECTION WITH THE ADMINISTRATOR. WHEN REGISTERING THE ACCOUNT, THE QUALIFIED TAXPAYER SHALL FURNISH THE ADMINISTRATOR WITH THE QUALIFIED TAXPAYER'S SOCIAL SECURITY NUMBER OR INDIVIDUAL TAXPAYER IDENTIFICATION NUMBER AND ANY OTHER INFORMATION REQUIRED BY THE ADMINISTRATOR. THE ADMINISTRATOR SHALL CONFIRM THAT THE ACCOUNT IS A CATASTROPHE SAVINGS ACCOUNT. THE QUALIFIED TAXPAYER SHALL NOTIFY THE ADMINISTRATOR WITHIN NINETY DAYS AFTER THE QUALIFIED TAXPAYER CLOSES THE CATASTROPHE SAVINGS ACCOUNT.

(b) ON OR BEFORE MARCH 31, 2028, AND EACH MARCH 31 THEREAFTER UNTIL MARCH 31, 2038, THE ADMINISTRATOR SHALL FURNISH THE DEPARTMENT WITH A SECURE ELECTRONIC REPORT OF THE NAME AND SOCIAL SECURITY NUMBER OR INDIVIDUAL TAXPAYER IDENTIFICATION NUMBER OF EACH QUALIFIED TAXPAYER WITH A REGISTERED CATASTROPHE SAVINGS ACCOUNT.

(c) (I) EVERY QUALIFIED TAXPAYER SHALL KEEP AND MAINTAIN FOR A PERIOD OF FOUR YEARS ANY BOOKS AND RECORDS THAT MAY BE NECESSARY TO DETERMINE:

(A) THAT THE TAXPAYER IS A QUALIFIED TAXPAYER AND THE ACCOUNT IS A CATASTROPHE SAVINGS ACCOUNT;

(B) THE DATES AND AMOUNTS OF CONTRIBUTIONS TO THE CATASTROPHE SAVINGS ACCOUNT;

(C) THE AMOUNTS OF INTEREST REALIZED WITH RESPECT TO THE AMOUNT HELD IN THE CATASTROPHE SAVINGS ACCOUNT AND THE DATES WHEN THOSE AMOUNTS WERE REALIZED; AND

(D) THE DATES AND AMOUNTS OF ANY DISTRIBUTIONS, REFUNDS, OR OTHER WITHDRAWALS FROM THE CATASTROPHE SAVINGS ACCOUNT AND WHETHER THE AMOUNT DISTRIBUTED, REFUNDED, OR WITHDRAWN WAS USED FOR A QUALIFIED CATASTROPHE EXPENSE.

(II) THE ADMINISTRATOR SHALL PERIODICALLY EXAMINE A SAMPLE OF CATASTROPHE SAVINGS ACCOUNTS TO SUBSTANTIATE THAT THE ACCOUNT IS A CATASTROPHE SAVINGS ACCOUNT, THAT THE ACCOUNT HOLDER IS A QUALIFIED TAXPAYER, AND THAT THE QUALIFIED TAXPAYER IS SUBTRACTING AND RECAPTURING THE CORRECT AMOUNTS PURSUANT TO THIS SECTION. UPON REQUEST OF THE ADMINISTRATOR, AN ELIGIBLE TAXPAYER SHALL PRODUCE THE

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

BOOKS AND RECORDS DESCRIBED IN SUBSECTION (5)(c)(I) OF THIS SECTION FOR EXAMINATION BY THE ADMINISTRATOR.

(III) FOR THE PURPOSE OF CONDUCTING THE EXAMINATION DESCRIBED IN SUBSECTION (5)(c)(II) OF THIS SECTION, THE DEPARTMENT SHALL FURNISH THE ADMINISTRATOR WITH THE AMOUNTS SUBTRACTED AND RECAPTURED BY EACH QUALIFIED TAXPAYER WHO IS LISTED IN THE REPORT FURNISHED BY THE ADMINISTRATOR PURSUANT TO SUBSECTION (5)(b) OF THIS SECTION FOR EACH TAX YEAR.

(IV) (A) IF THE ADMINISTRATOR DETERMINES THAT A TAXPAYER IS NOT A QUALIFIED TAXPAYER, OR THAT THE ACCOUNT IS NOT A CATASTROPHE SAVINGS ACCOUNT, THE ADMINISTRATOR SHALL NOTIFY THE TAXPAYER IN WRITING THAT THEY ARE NOT ELIGIBLE FOR THE SUBTRACTION ALLOWED BY THIS SECTION, REMOVE THE INELIGIBLE TAXPAYER FROM THE LIST DESCRIBED IN SUBSECTION (5)(b) OF THIS SECTION, AND PROMPTLY NOTIFY THE DEPARTMENT IN WRITING OF ITS DETERMINATION.

(B) IF THE ADMINISTRATOR DETERMINES THAT A TAXPAYER WAS NOT ELIGIBLE FOR ALL OR PART OF A SUBTRACTION CLAIMED PURSUANT TO SUBSECTION (3) OF THIS SECTION, OR THAT AN AMOUNT SUBTRACTED WAS SUBJECT TO RECAPTURE PURSUANT TO SUBSECTION (4) OF THIS SECTION, THE ADMINISTRATOR SHALL NOTIFY THE DEPARTMENT IN WRITING OF ITS DETERMINATION. THE DEPARTMENT SHALL ISSUE THE TAXPAYER A NOTICE OF DEFICIENCY FOR THE UNPAID TAX OWED, TOGETHER WITH APPLICABLE PENALTIES AND INTEREST, AND PROCEED TO COLLECT THE DEFICIENCY IN THE SAME MANNER AS OTHER TAX DEFICIENCIES.

(6) (a) A FINANCIAL INSTITUTION IS NOT REQUIRED TO:

(I) DESIGNATE AN ACCOUNT AS A CATASTROPHE SAVINGS ACCOUNT IN THE FINANCIAL INSTITUTION'S ACCOUNT CONTRACTS OR SYSTEMS OR IN ANY OTHER WAY;

(II) TRACK THE USE OF MONEY WITHDRAWN FROM A CATASTROPHE SAVINGS ACCOUNT; OR

(III) REPORT ANY INFORMATION REGARDING A CATASTROPHE SAVING ACCOUNT TO THE DEPARTMENT OF REVENUE OR ANY OTHER GOVERNMENTAL AGENCY THAT IS NOT OTHERWISE REQUIRED BY LAW.

(b) A FINANCIAL INSTITUTION IS NOT RESPONSIBLE OR LIABLE FOR:

(I) DETERMINING OR ENSURING THAT A TAXPAYER IS ELIGIBLE FOR A SUBTRACTION UNDER SECTION 39-22-104 (4)(ff);

(II) DETERMINING OR ENSURING THAT MONEY IN A CATASTROPHE SAVINGS ACCOUNT IS USED FOR AN ELIGIBLE EXPENSE; OR

(III) REPORTING OR REMITTING TAXES OR PENALTIES RELATED TO A TAXPAYER'S USE OF MONEY IN A CATASTROPHE SAVINGS ACCOUNT.

(c) IN IMPLEMENTING THIS SECTION, THE DEPARTMENT SHALL NOT ESTABLISH ANY ADMINISTRATIVE REPORTING REQUIREMENT OR OTHER REQUIREMENTS OF FINANCIAL INSTITUTIONS THAT ARE OUTSIDE THE SCOPE OF NORMAL ACCOUNT PROCEDURES.

(7) IN ACCORDANCE WITH SECTION 39-21-304 (1), WHICH REQUIRES EACH BILL THAT CREATES A NEW TAX EXPENDITURE TO INCLUDE A TAX PREFERENCE PERFORMANCE STATEMENT AS PART OF A STATUTORY LEGISLATIVE DECLARATION, THE GENERAL ASSEMBLY FINDS AND DECLARES THAT:

(a) THE PURPOSE OF THE INCOME TAX SUBTRACTION CREATED IN THIS SECTION IS TO PROVIDE TAX RELIEF FOR CERTAIN INDIVIDUALS, SPECIFICALLY TAXPAYERS WHO INVEST IN NATURAL DISASTER MITIGATION; AND

(b) THE GENERAL ASSEMBLY AND THE STATE AUDITOR SHALL MEASURE THE EFFECTIVENESS OF THE SUBTRACTION IN ACHIEVING THE PURPOSE SPECIFIED IN THIS SUBSECTION (7) BASED UPON THE AGGREGATE AMOUNT OF SUBTRACTIONS CLAIMED PURSUANT TO SUBSECTION (3) OF THIS SECTION NET OF THE AGGREGATE AMOUNT ADDED BACK TO A TAXPAYER'S FEDERAL TAXABLE INCOME PURSUANT TO SUBSECTION (4) OF THIS SECTION.

(8) THIS SECTION IS REPEALED, EFFECTIVE DECEMBER 31, 2047.

SECTION 3. In Colorado Revised Statutes, 39-21-113, **add** (40) as follows:

39-21-113. Reports and returns - rule - repeal.

(40) NOTWITHSTANDING THE PROVISIONS OF THIS SECTION, THE EXECUTIVE DIRECTOR SHALL PROVIDE TO THE ADMINISTRATOR DEFINED IN SECTION 39-22-572 (1)(a) THE INFORMATION REQUIRED BY SECTION 39-22-572 (5)(c)(III). ANY INFORMATION PROVIDED PURSUANT TO THIS SUBSECTION (40) MUST REMAIN CONFIDENTIAL, AND ALL PERSONS WHO RECEIVE THIS INFORMATION ARE SUBJECT TO THE LIMITATIONS SPECIFIED IN SUBSECTION (4)

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

OF THIS SECTION AND THE PENALTIES SPECIFIED IN SUBSECTION (6) OF THIS SECTION.

SECTION 4. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions."

Finance

After consideration on the merits, the Committee recommends that **SB26-116** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. In Colorado Revised Statutes, 39-1-104.6, **amend** (2)(a), (3)(a), (5)(c), (6)(a), (8)(a), (8)(b)(I), (8)(c), and (8)(d) as follows:

39-1-104.6. Qualified-senior primary residence real property - valuation for assessment - reimbursement to local governments for reduced valuation - temporary mechanism for refunding excess state revenues - legislative declaration - definitions.

(2) Classification.

(a) For property tax years commencing on or after January 1, 2025, BUT BEFORE JANUARY 1, 2027, residential real property that as of the assessment date is used as the primary residence of an owner-occupier is classified as qualified-senior primary residence real property, which is a subclass of residential real property, if:

(3) Applications.

(a) For a property to be classified as qualified-senior primary residence real property, an individual must file with the assessor a completed application no later than July 15 of the first property tax year for which the classification is sought, THROUGH JULY 15, 2026. An application returned by mail is deemed filed on the date it is postmarked.

(5) Confidentiality.

(c) In accordance with section 25-2-103 (4.7), the administrator shall annually provide to the state registrar of vital statistics of the department of public health and environment a list, by name and social security number, of every individual who had property classified as qualified-senior primary residence real property for the immediately preceding year so that the registrar can provide to the administrator a list of all the individuals on the list who have died. No later than April 1, 2026, and ~~April 1 of each year thereafter~~ NO LATER THAN APRIL 1, 2027, the administrator shall forward to the assessor of each county the name and social security number of each deceased individual who had residential real property located within the county that was so classified for the immediately preceding year so that the assessor can change the classification of the property, if necessary.

(6) Notice.

(a) As soon as practicable after January 1, 2025, and after ~~January 1 of each year thereafter~~ JANUARY 1, 2026, each county treasurer shall, at the treasurer's discretion, mail or electronically send to each person whose name appears on the tax list and warrant as an owner of residential real property notice of the qualified-senior primary residence real property classification. The treasurer shall mail or electronically send the notice each year on or before the date on which the treasurer mails the property tax statement for the previous property tax year pursuant to section 39-10-103. The administrator shall prescribe the form of the notice, which must include a statement of the eligibility criteria for the primary residence real property and qualified-senior primary residence real property classifications and instructions for obtaining a related application.

(8) Reporting to administrator.

(a) No later than September 10, 2025, and ~~September 10 of each year thereafter~~ NO LATER THAN SEPTEMBER 10, 2026, each assessor shall forward to the administrator a report on the residential real property in the assessor's county that qualifies for classification as qualified-senior primary residence real property for the current property tax year. For each unit of residential real property, the report must include:

(b) (I) The administrator shall examine the reports sent by each assessor pursuant to subsection (8)(a) of this section to ensure that no applicant has applied for a qualified-senior primary residence real property classification

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

without meeting all legal requirements for obtaining the classification. No later than November 1, 2025, and ~~November 1 of each year thereafter~~ NO LATER THAN NOVEMBER 1, 2026, if the administrator determines that an applicant has applied for more than one property to be classified as qualified-senior primary residence real property, the administrator shall provide written notice to the applicant that the applicant has applied for more than one such classification and is therefore not entitled to the classification for any property. If the administrator determines that the applicant and the applicant's spouse have applied for separate properties to be classified as qualified-senior primary residence real property, that the classification was applied for in violation of subsection (4) of this section, that the applicant has claimed the classification for residential real property that the applicant does not own and occupy as the applicant's primary residence as required by subsection (2)(a) of this section, or that the applicant is otherwise ineligible for the classification, the administrator shall provide written notice to an applicant that the applicant is ineligible and the reason for the ineligibility. The notice must also include a statement specifying the deadline and procedures for protesting the denial of the classification or classifications claimed.

(c) No later than December 1, 2025, and ~~each December 1 thereafter~~ NO LATER THAN DECEMBER 1, 2026, and after examining the reports sent by each assessor, denying applications for classification of property as qualified-senior primary residence real property, and deciding protests in accordance with subsection (8)(b) of this section, the administrator shall provide written notice to the assessor of each county in which an application has been denied because the applicant was ineligible that includes the identity of each denied applicant and the reason for each denial.

(d) No later than January 10, 2026, and ~~each January 10 thereafter~~ NO LATER THAN JANUARY 10, 2027, each assessor shall forward to the administrator a partial copy of the tax warrant for the assessor's county that includes only property for which the assessor has granted an application for classification as qualified-senior primary residence real property. The administrator shall examine the tax warrants to ensure that no additional classifications of property as qualified-senior primary residence real property have been allowed since the administrator examined the reports previously received from the assessors and that each assessor has removed from the tax warrant all such classifications that the administrator previously denied. No later than January 17, 2026, and no later than ~~each January 17 thereafter~~ JANUARY 17, 2027, the administrator shall notify each assessor and each treasurer of any such classifications to be removed from the tax warrant.

SECTION 2. In Colorado Revised Statutes, 39-3-119.5, **amend** (2)(a)(VII), (2)(a)(VIII), (2)(b)(I)(A), (2)(b)(I)(B), (2)(b)(I)(C), (3)(a)(I); and **add** (2)(a)(IX) and (2)(b)(III) as follows:

39-3-119.5. Personal property - exemption - reimbursement to local governments - legislative declaration - definitions.

(2) (a) The exemption created in subsection (1) of this section shall be up to and including the following amounts:

(VII) Seven thousand seven hundred dollars for property tax years commencing on January 1, 2019, and January 1, 2020; ~~and~~

(VIII) Fifty thousand dollars for property tax years commencing on January 1, 2021, and January 1, 2022; AND

(IX) FIFTY-EIGHT THOUSAND DOLLARS FOR PROPERTY TAX YEARS COMMENCING ON OR AFTER JANUARY 1, 2027.

(b) (I) (A) Beginning with the property tax year commencing on January 1, 2023, BUT BEFORE JANUARY 1, 2027, the amount of the exemption created in subsection (1) of this section shall be adjusted biennially to account for inflation since the amount of the exemption last changed pursuant to this subsection (2). On or before November 1, 2022, and each even-numbered year thereafter BUT BEFORE 2027, the administrator shall calculate the amount of the exemption for the next two-year cycle using inflation for the prior two calendar years as of the date of the calculation. The adjusted exemption shall be rounded upward to the nearest one hundred dollar increment. The administrator shall certify the amount of the exemption for the next two-year cycle and publish the amount on the website maintained by the division of property taxation in the department of local affairs.

(B) When calculating the exemption amount under subsection (2)(b)(I)(A) of this section, the administrator shall do another calculation in the same manner but starting from seven thousand nine hundred dollars instead of

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

fifty FIFTY-EIGHT thousand dollars. This amount is the alternative exemption amount.

(C) If, under subsection (3)(f) of this section, the state treasurer notifies the administrator that not all counties have received reimbursement warrants for lost property tax revenue for the amounts specified in subsection (3)(d) of this section, then beginning with the property tax year commencing on January 1 that follows the notification, and for all property tax years thereafter BUT BEFORE PROPERTY TAX YEAR 2027, the amount of the exemption in subsection (1) of this section is the alternative exemption amount. Thereafter, BUT BEFORE PROPERTY TAX YEAR 2027, the alternative exemption is adjusted biennially to account for inflation in the same manner as set forth in subsection (2)(b)(I)(A) of this section, and the administrator shall certify the amount of the exemption for the next two-year cycle and publish the amount on the website maintained by the division of property taxation in the department of local affairs.

(III) THIS SUBSECTION (2)(b) IS REPEALED, EFFECTIVE JANUARY 1, 2028.

(3) (a) (I) For the EACH property tax year commencing on OR AFTER January 1, 2021, BUT BEFORE JANUARY 1, 2027, each assessor shall calculate the aggregate value of exempt business personal property within the county based on the property that is listed on schedules for the property tax year with a total value that is more than seven thousand nine hundred dollars and less than or equal to fifty FIFTY-EIGHT thousand dollars.

SECTION 3. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

Page 1, strike lines 102 through 105 and substitute "THEREWITH, MODIFYING THE QUALIFIED-SENIOR PRIMARY RESIDENCE BENEFIT AND".

Finance

After consideration on the merits, the Committee recommends that **HB26-1188** be referred to the Committee on Appropriations with favorable recommendation.

Business, Labor, & Technology

After consideration on the merits, the Committee recommends that **HB26-1110** 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, line 11, strike "FAITH," and substitute "FAITH AND EXERCISING REASONABLE CARE,".

Page 5, line 26, strike "FAITH," and substitute "FAITH AND EXERCISING REASONABLE CARE,".

Page 8, line 12, strike "FAITH," and substitute "FAITH AND EXERCISING REASONABLE CARE,".

Page 8, line 15, before "good" insert "reasonable".

Page 8, line 17, strike "FAITH," and substitute "FAITH AND EXERCISING REASONABLE CARE,".

Business, Labor, & Technology

The Committee on Business, Labor & Technology 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 STATE PLUMBING BOARD

effective July 2, 2025 for terms expiring July 1, 2029:

Sarah Harkssen of Thornton, Colorado, to serve as a master plumber, reappointed;

Matthew Gentrup of Loveland, Colorado, to serve as an employee of a local government agency conducting plumbing inspections, appointed;

Tiffany Hansen of Littleton, Colorado, to serve as a journeyman plumber, appointed.

for a term expiring July 1, 2026:

Jarrold Serafine of Colorado Springs, Colorado, to serve as a plumbing contractor engaged in the construction of residential or commercial buildings, occasioned by the resignation of Charles Lee of Grand Junction, Colorado, appointed.

Business,
Labor, &
Technology

The Committee on Business, Labor & Technology 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
STATE ELECTRICAL BOARD

effective July 1, 2025 for terms expiring July 1, 2028:

Russell Strickler of Denver, Colorado, to serve as a public member, appointed;

Benjamin Larkin of Castle Rock, Colorado, to serve as an electrical contractor who has a masters' license, reappointed;

Sharresa Allen of Berthoud, Colorado, to serve as a journeyman electrician who is not an electrical contractor, occasioned by the resignation of Monique Cisneros of Conifer, Colorado, appointed;

Michael Cachat of Wheat Ridge, Colorado, to serve as a general contractor, occasioned by the resignation of Yvette Roman of Denver, Colorado, appointed.

Business,
Labor, &
Technology

The Committee on Business, Labor & Technology 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
WORKERS' COMPENSATION COST
CONTAINMENT BOARD

for terms expiring December 13, 2029:

Robert Switzer of Centennial, Colorado, to serve as an executive with good risk management experience in the insurance industry, reappointed;

Thomas Jensen of Gypsum, Colorado, to serve as an employer with good risk management experience with respect to their workers' compensation insurance, reappointed;

Susan Mishler of Littleton, Colorado, to serve as representative of an employer with good risk management experience in the insurance industry, appointed.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

HJR26-1027 by Representative(s) Weinberg and Woodrow, Bacon, Barron, Boesenecker, Bradfield, Brown, Caldwell, Camacho, Carter, Duran, Espenoza, Feret, Flanell, Garcia, Gilchrist, Goldstein, Hamrick, Hartsook, Jackson, Johnson, Keltie, Lieder, Lindsay, Lukens, Mabrey, Marshall, Martinez, Mauro, McCluskie, McCormick, Nguyen, Paschal, Phillips, Richardson, Rydin, Sirota, Slaugh, Stewart K., Stewart R., Suckla, Taggart, Velasco, Willford, Winter T., Woog, Zokaie; also Senator(s) **Weissman and Ball**, Amabile-- Concerning remembrance of the Holocaust.

On motion of Senator Weissman, the resolution was read at length and **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Baisley, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, and Zamora Wilson.

Senate in recess. Senate reconvened.

Call of the Senate. Call raised.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1348, HB26-1349, HB26-1350, HB26-1352, HB26-1354, HB26-1355, HB26-1356, HB26-1358, HB26-1361, HB26-1362, HB26-1364, HB26-1366, HB26-1367, HB26-1368, HB26-1369, HB26-1370, HB26-1371, HB26-1372, HB26-1375, HB26-1376, HB26-1377, HB26-1379, HB26-1381, HB26-1382, HB26-1383, HB26-1384, HB26-1386, HB26-1387, HB26-1388, HB26-1389, HB26-1390, HB26-1391, HB26-1392, HB26-1393, HB26-1394, HB26-1395, HB26-1396, HB26-1398, HB26-1400, HB26-1402, HB26-1403, HB26-1406, HB26-1407, HB26-1408. were made Special Orders at 11:54a.m.

Committee of the Whole The hour of 11:54a.m. having arrived, Senator Mullica moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, Consent Calendar, and Senator Mullica was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1348 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges**, Kirkmeyer--Concerning the use of money from the broadband infrastructure cash fund.

Ordered revised and placed on the calendar for third reading and final passage.

- HB26-1349** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning modifications to prevention services programs within the department of early childhood, and, in connection therewith, making and reducing appropriations. 1
2
3
4
Ordered revised and placed on the calendar for third reading and final passage. 5
6
- HB26-1350** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning appropriations related to school food programs, and, in connection therewith, making and reducing an appropriation. 7
8
9
10
Ordered revised and placed on the calendar for third reading and final passage. 11
12
- HB26-1352** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning reducing the frequency of "Colorado Reading to Ensure Academic Development Act" independent evaluations, and, in connection therewith, reducing an appropriation. 13
14
15
16
Ordered revised and placed on the calendar for third reading and final passage. 17
18
19
- HB26-1354** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning repealing a science teacher professional development program, and, in connection therewith, reducing an appropriation. 20
21
22
23
Ordered revised and placed on the calendar for third reading and final passage. 24
25
- HB26-1355** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Amabile, Kirkmeyer**--Concerning the appropriation for the out-of-school time program grant program, and, in connection therewith, reducing an appropriation. 26
27
28
29
Ordered revised and placed on the calendar for third reading and final passage. 30
31
- HB26-1356** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the repeal of the local accountability system. 32
33
34
Ordered revised and placed on the calendar for third reading and final passage. 35
36
- HB26-1358** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning reducing an appropriation for the Colorado academic accelerator grant program. 37
38
39
40
Ordered revised and placed on the calendar for third reading and final passage. 41
42
- HB26-1361** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the repeal of the pay for success contracts program. 43
44
45
Ordered revised and placed on the calendar for third reading and final passage. 46
47
- HB26-1362** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the repeal of the decarbonization tax credits administration cash fund. 48
49
50
51
Ordered revised and placed on the calendar for third reading and final passage. 52
53
- HB26-1364** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the calculation of the consumer price index for the 2025 calendar year, and, in connection therewith, making an appropriation. 54
55
56
57
Ordered revised and placed on the calendar for third reading and final passage. 58
59
- HB26-1366** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning enhancing state-directed payments for physician services rendered by medical professionals at Denver health and hospital authority, and, in connection therewith, making an appropriation. 60
61
62
63
64
Ordered revised and placed on the calendar for third reading and final passage. 65
66
67

HB26-1367 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning federal money payable as reimbursement of a public expenditure when the federal money exceeds fifty percent of the expenditure amount. 1
2
3
4
Ordered revised and placed on the calendar for third reading and final passage. 5
6

HB26-1368 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning eliminating a transfer from the limited gaming fund to the innovative higher education research fund. 7
8
9
10
Ordered revised and placed on the calendar for third reading and final passage. 11
12

HB26-1369 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the repeal of a requirement to contract for use of an online platform by higher education institutions for public benefits. 13
14
15
16
Ordered revised and placed on the calendar for third reading and final passage. 17
18

HB26-1370 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the transfer of money from the limited gaming fund to other cash funds. 19
20
21
22
Ordered revised and placed on the calendar for third reading and final passage. 23
24

HB26-1371 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning adding repeal dates for certain higher education programs with limited purpose fee-for-service contracts. 25
26
27
28
Ordered revised and placed on the calendar for third reading and final passage. 29
30

HB26-1372 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning requirements for spending appropriations for the Auraria higher education center. 31
32
33
34
Ordered revised and placed on the calendar for third reading and final passage. 35
36

HB26-1375 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning repealing the county administration of assistance programs funding model, and, in connection therewith, reducing an appropriation. 37
38
39
40
Ordered revised and placed on the calendar for third reading and final passage. 41
42

HB26-1376 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning updating permissible uses of money in the excess federal Title IV-E reimbursements cash fund. 43
44
45
46
Ordered revised and placed on the calendar for third reading and final passage. 47
48

HB26-1377 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning a clarification regarding the treatment of funds that are transferred from the department of health care policy and financing through to the Colorado department of human services that pass through a regional accountability entity. 49
50
51
52
53
Ordered revised and placed on the calendar for third reading and final passage. 54
55

HB26-1379 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning a correction to a citation for bond forfeiture money deposited in the judicial stabilization cash fund. 56
57
58
59
Ordered revised and placed on the calendar for third reading and final passage. 60
61

HB26-1381 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning eliminating the requirement that the commission on judicial discipline special cash fund begin each state fiscal year with a balance of at least four hundred thousand dollars. 62
63
64
65
66
Ordered revised and placed on the calendar for third reading and final passage. 67

- HB26-1382** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the support of Coloradans with disabilities, and, in connection therewith, creating the Colorado disability funding authority and making and reducing appropriations. 1
2
3
4
5
Ordered revised and placed on the calendar for third reading and final passage. 6
7
- HB26-1383** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning repealing the employment support and job retention services program, and, in connection therewith, reducing an appropriation. 8
9
10
11
Ordered revised and placed on the calendar for third reading and final passage. 12
13
- HB26-1384** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the classification of school-to-work alliance program cost payments to the department of labor and employment from the department of education. 14
15
16
17
Ordered revised and placed on the calendar for third reading and final passage. 18
19
- HB26-1386** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning changing the funding mechanism for the Colorado national guard tuition waiver program. 20
21
22
23
Ordered revised and placed on the calendar for third reading and final passage. 24
25
- HB26-1387** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the expenditure of money from the severance tax trust fund, and, in connection therewith, allowing the state treasurer to transfer money from the severance tax perpetual base fund to the species conservation trust fund, establishing an annual transfer from the severance tax operational fund to the general fund, and reducing an appropriation. 26
27
28
29
30
31
Ordered revised and placed on the calendar for third reading and final passage. 32
33
- HB26-1388** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the repeal of the bond assistance program administered by the department of personnel, and, in connection therewith, transferring the balance of the bond assistance program cash fund to the general fund. 34
35
36
37
38
Ordered revised and placed on the calendar for third reading and final passage. 39
40
- HB26-1389** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning eliminating the annual appropriation requirement for the comprehensive human sexuality education grant program, and, in connection therewith, reducing an appropriation. 41
42
43
44
45
Ordered revised and placed on the calendar for third reading and final passage. 46
47
- HB26-1390** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the evaluation agent for the health disparities and community grant program. 48
49
50
51
Ordered revised and placed on the calendar for third reading and final passage. 52
53
- HB26-1391** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning clean drinking water in places where children are present, and, in connection therewith, extending the school and child care clean drinking water fund through the 2028-29 state fiscal year, adding high schools to the scope of potential recipients of grants from the school and child care clean drinking water fund, prohibiting the department of public health and environment from issuing a license to a child care center unless the child care center is in compliance with laws concerning the testing of drinking water, and making an appropriation. 54
55
56
57
58
59
60
61
62
Ordered revised and placed on the calendar for third reading and final passage. 63
64
65
66
67

HB26-1392	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning the transfer of money from the public safety communications revolving fund to the public safety communications trust fund to support the digital trunked radio system.	1 2 3 4 5
	Ordered revised and placed on the calendar for third reading and final passage.	6 7
HB26-1393	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning subjecting specified cash funds to a three-year maximum reserve limitation instead of the annual maximum reserve limitation, and, in connection therewith, subjecting the public school construction and inspection cash fund and the health facility construction and inspection cash fund to the three-year limitation.	8 9 10 11 12 13
	Ordered revised and placed on the calendar for third reading and final passage.	14 15
HB26-1394	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning the conversion of the motorcycle operator safety training fund to a cash fund subject to annual appropriation by the general assembly, and, in connection therewith, making an appropriation.	16 17 18 19 20
	Ordered revised and placed on the calendar for third reading and final passage.	21 22
HB26-1395	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning the repeal of the wildfire resilient homes grant program administered by the department of public safety, and, in connection therewith, transferring the balance of the wildfire resilient homes grant program cash fund to the general fund.	23 24 25 26 27
	Ordered revised and placed on the calendar for third reading and final passage.	28 29
HB26-1396	by Representative(s) Brown and Taggart, Sirota; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning modifications to the disaster emergency fund.	30 31 32
	Ordered revised and placed on the calendar for third reading and final passage.	33 34
HB26-1398	by Representative(s) Brown and Sirota, Taggart; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning the allocation of retail delivery fee revenue credited to the multimodal transportation and mitigation options fund.	35 36 37 38
	Ordered revised and placed on the calendar for third reading and final passage.	39 40
HB26-1400	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning adjustments to the public employees' retirement association's allocation of money to trust funds.	41 42 43 44
	Ordered revised and placed on the calendar for third reading and final passage.	45 46
HB26-1402	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Bridges, Kirkmeyer --Concerning the transfer of money to the capital construction fund.	47 48 49
	Ordered revised and placed on the calendar for third reading and final passage.	50 51
HB26-1403	by Representative(s) Brown and Sirota, Taggart; also Senator(s) Bridges and Kirkmeyer, Amabile --Concerning the prevention of the transfer of unexpended information technology annual depreciation-lease equivalent payments to the general fund.	52 53 54 55
	Ordered revised and placed on the calendar for third reading and final passage.	56 57
HB26-1406	by Representative(s) Sirota and Taggart, Brown; also Senator(s) Amabile and Kirkmeyer, Bridges --Concerning the repeal of certain provisions regarding the funding of capital construction, and, in connection therewith, reducing an appropriation.	58 59 60 61
	<u>Amendment No. 1, Appropriations Committee Amendment.</u> (Printed in Senate Journal, April 14, page(s) 675 and placed in members' bill files.)	62 63 64
	As amended, ordered revised and placed on the calendar for third reading and final passage.	65 66 67

HB26-1407 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning state money that was used to refinance money received from the federal coronavirus state fiscal recovery fund, and, in connection therewith, transferring unspent state money to the general fund, extending a deadline for the use of state money, and reducing appropriations.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1408 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the establishment of processes for the determination of budget requests for the upcoming state fiscal year.

Ordered revised and placed on the calendar for third reading and final passage.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE -- SPECIAL ORDERS -- CONSENT CALENDAR

On motion of Senator Mullica, the report of the Committee of the Whole was **adopted** on the following roll call vote:

The Committee of the Whole took the following action:

Passed on second reading: HB26-1348, HB26-1349, HB26-1350, HB26-1352, HB26-1354, HB26-1355, HB26-1356, HB26-1358, HB26-1361, HB26-1362, HB26-1364, HB26-1366, HB26-1367, HB26-1368, HB26-1369, HB26-1370, HB26-1371, HB26-1372, HB26-1375, HB26-1376, HB26-1377, HB26-1379, HB26-1381, HB26-1382, HB26-1383, HB26-1384, HB26-1386, HB26-1387, HB26-1388, HB26-1389, HB26-1390, HB26-1391, HB26-1392, HB26-1393, HB26-1394, HB26-1395, HB26-1396, HB26-1398, HB26-1400, HB26-1402, HB26-1403, HB26-1406, as amended, HB26-1407, HB26-1408.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1351, HB26-1353, HB26-1357, HB26-1359, HB26-1360, HB26-1363, HB26-1373, HB26-1374, HB26-1380, HB26-1385, HB26-1397, HB26-1399, HB26-1401, HB26-1404, HB26-1405, HB26-1411, HB26-1412, HB26-1413, HB26-1409, HB26-1378, HB26-1410 were made Special Orders at 12:09p.m.

Committee of the Whole The hour of 12:09p.m. having arrived, Senator Mullica moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Mullica was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1351 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the use of state education fund money to fund the healthy school meals for all program.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1353 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning state-administered social studies assessments, and, in connection therewith, reducing an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1357 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning phasing out the teacher recruitment education and preparation program, and, in connection therewith, making and reducing an appropriation.

Amendment No. 1(L.006), by Senator Marchman.

Amend reengrossed bill, page 2, line 3, strike "(9) and (10)" and substitute "(9), (10), and (11)".

Page 2, line 5, after "rules -" insert "**legislative declaration -**".

Page 2, line 17, strike "2026-27" and substitute "2027-28".

Page 2, line 21, strike "2025-26" and substitute "2026-27".

Page 2, strike line 23 and substitute:

"(10) (a) ON JULY 1, 2026, THE STATE TREASURER SHALL TRANSFER SEVEN HUNDRED NINETY-NINE THOUSAND TWO HUNDRED DOLLARS FROM THE ELECTRIFYING SCHOOL BUSES GRANT PROGRAM CASH FUND, CREATED IN SECTION 25-7-1405 (1), TO THE STATE EDUCATION FUND.

(b) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT, FOR PURPOSES OF SECTION 17 OF ARTICLE IX OF THE STATE CONSTITUTION, PROVIDING FUNDING FOR THE TREP PROGRAM IS A PROGRAM FOR ACCOUNTABLE EDUCATION REFORM AND A PROGRAM FOR PERFORMANCE INCENTIVES FOR TEACHERS AND THEREFORE MAY RECEIVE FUNDING FROM THE STATE EDUCATION FUND CREATED IN SECTION 17 (4) OF ARTICLE IX OF THE STATE CONSTITUTION.

(11) THIS SECTION IS REPEALED, EFFECTIVE JULY 1, 2029."

Page 3, line 6, strike "2026-27 BUDGET YEAR," and substitute "2026-27 AND 2027-28 BUDGET YEARS,".

Page 3, line 11, strike "2027." and substitute "2029.".

Page 3, line 17, strike "2026-27 BUDGET YEAR," and substitute "2026-27 AND 2027-28 BUDGET YEARS,".

Page 3, line 23, strike "2027." and substitute "2029.".

Page 13, line 3, in the ITEM & SUBTOTAL column strike "5,567,489,268" and substitute "5,567,486,133" and in the CASH FUNDS column strike "1,248,802,407^d" and substitute "1,248,799,272^d".

Page 13, line 5, in the ITEM & SUBTOTAL column strike "2,381,251" and substitute "3,180,451" and in the CASH FUNDS column "2,381,251^a" and substitute "3,180,451^a".

Page 13, line 12, in the ITEM & SUBTOTAL column strike "5,580,128,319" and substitute "5,580,924,384".

Page 14, line 4, strike "\$1,010,579,313" and substitute "\$1,010,576,178".

Page 14, line 14, in the TOTAL column strike "\$7,863,747,094" and substitute "\$7,864,543,159" and in the CASH FUNDS column strike "2,369,811,333^b" and substitute "\$2,370,607,398^b".

Page 15, line 9, strike "\$976,800" and substitute "\$1,776,000".

Page 15, line 10 strike "~~250~~FTE 137.5 FTE" and substitute "250 FTE".

Page 17, line 3, in the ITEM & SUBTOTAL column strike "5,576,542,669" and substitute "5,576,539,766" and in the CASH FUNDS column strike "1,257,855,731,808^d" and substitute "1,257,852,905^d".

Page 17, line 5, in the ITEM & SUBTOTAL column strike "2,382,692" and substitute "3,181,892" and in the CASH FUNDS column strike "2,382,692^a" and substitute "3,181,892^a".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 17, line 12, in the ITEM & SUBTOTAL column strike "5,589,183,161" and substitute "5,589,979,458".

Page 18, line 4, strike "\$1,019,632,714" and substitute "\$1,019,629,811".

Page 18, line 14, in the TOTAL column strike "\$7,872,801,936" and substitute "\$7,873,598,233" and in the CASH FUNDS column strike "\$2,378,866,175^b" and substitute "\$2,379,662,472^b".

Page 19, line 9, strike "\$976,800" and substitute "\$1,776,000".

Page 19, line 10, strike "250 FTE 137.5 FTE" and substitute "250 FTE".

Page 20, line 3, strike "2027." and substitute "2029.".

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1359 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning crediting to the state public school fund money received from the removal of natural resources on public school lands.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1360 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the affordable housing financing fund.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1363 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning a temporary reduction in the general fund reserve.

Amendment No. 1(L.003), by Senator Amabile.

Amend reengrossed bill, page 2, line 17, strike "EACH FISCAL YEAR" and substitute "EACH OF THE FISCAL YEARS".

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1373 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning reducing monthly subsidy reimbursement percentages for child welfare services provider contracts, and, in connection therewith, reducing an appropriation.

Amendment No. 1(L.001), by Senator Lindstedt.

Amend reengrossed bill, page 3, line 9, after "(IV)" insert "(A)".

Page 3, after line 11 insert:

"(B) CONTRACTS MUST NOT BE RENEGOTIATED SOLELY BECAUSE OF THE REIMBURSEMENT CHANGE IN SUBSECTION (1)(b)(IV)(A) OF THIS SECTION.

(C) THE STATE DEPARTMENT SHALL CREATE A STANDARDIZED NOTICE FOR FAMILIES CURRENTLY RECEIVING SERVICES, AS DEFINED IN SECTION 26-7-102 (10), THAT DESCRIBES THE REIMBURSEMENT CHANGE IN SUBSECTION (1)(b)(IV)(A) OF THIS SECTION. THE STANDARDIZED NOTICE MUST ALLOW A COUNTY TO ADD INFORMATION SPECIFIC TO THEIR JURISDICTION. EACH COUNTY DEPARTMENT SHALL PROVIDE THE NOTICE, NO LATER THAN JUNE 15, 2026, TO ALL FAMILIES CURRENTLY RECEIVING SERVICES, AS DEFINED IN SECTION 26-7-102 (10)."

As amended, ordered revised and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- HB26-1374** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning kinship care funding provisions.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 670-671 and placed in members' bill files.)

Amendment No. 2(L.007), by Senator Lindstedt.
Amend the Appropriations Committee Report, dated April 14, 2026, page 1, strike lines 1 through 23.

Page 2, strike lines 1 through 3.

As amended, ordered revised and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
- HB26-1380** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the repeal of the office of the judicial discipline ombudsman.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 672 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

16
17
18
19
20
21
22
23
24
- HB26-1385** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning directing one hundred percent of the funding for the public defender and prosecutor behavioral health support program for state fiscal year 2026-27 to the office of the state public defender.

Ordered revised and placed on the calendar for third reading and final passage.

25
26
27
28
29
30
31
- HB26-1397** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the use of general fund money to support benefits provided to certain public safety personnel through a multiple employer health trust, and, in connection therewith, reducing an appropriation.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 673-674 and placed in members' bill files.)

Amendment No. 2(L.003), by Senator Cutter.
Amend the Senate Appropriations Committee Report, dated April 14, 2026, page 1, strike lines 1 through 19.

Page 2, strike lines 1 through 10.

As amended, ordered revised and placed on the calendar for third reading and final passage.

32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
- HB26-1399** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the elimination of the annual transfer from the general fund to the multimodal transportation and mitigation options fund, and, in connection therewith, reducing an appropriation.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 674 and placed in members' bill files.)

Amendment No. 2(L.005), by Senator Bridges.
Amend reengrossed bill, page 2, line 8, strike "FROM" and substitute "BEGINNING".

Amendment No. 3(L.004), by Senator Kipp.
Amend the Appropriations Committee report, dated April 14, 2026, page 1, strike lines 1 and 2.

As amended, ordered revised and placed on the calendar for third reading and final passage.

49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1401 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning transfers of money from the unclaimed property trust fund, and, in connection therewith, transferring money from the unclaimed property trust fund to the housing development grant fund and the general fund in state fiscal year 2025-2026; terminating future transfers from the unclaimed property trust fund to the housing development grant fund and the adult dental fund; and making and reducing appropriations.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1404 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning transferring money from the tobacco education programs fund to the preschool programs cash fund, and, in connection therewith, making and reducing an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1405 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning transfers of money from certain cash funds to the general fund.

Amendment No. 1, Appropriations Committee Amendment.

(Printed in Senate Journal, April 14, page(s) 674 and placed in members' bill files.)

Amendment No. 2(L.009), by Senator Ball.

Amend reengrossed bill, page 14, after line 12 insert:

"**SECTION 29.** In Colorado Revised Statutes, 25-7-1405, **amend** (4)(c); and **add** (4)(b.1) as follows:

25-7-1405. Electrifying school buses grant program cash fund - creation - gifts, grants, and donations - transfer - repeal.

(4) (b.1) NOTWITHSTANDING ANY PROVISION OF SUBSECTION (2)(a) OF THIS SECTION TO THE CONTRARY, ON JULY 1, 2026, THE STATE TREASURER SHALL TRANSFER THREE HUNDRED THOUSAND DOLLARS FROM THE FUND TO THE GENERAL FUND.

(c) This subsection (4) is repealed, effective ~~July 1, 2026~~ JULY 1, 2027."

Re-number succeeding sections accordingly.

Amendment No. 3(L.008), by Senator Frizell.

Amend reengrossed bill, page 10, line 15, strike "TEN MILLION" and substitute "SEVENTEEN MILLION ONE HUNDRED THOUSAND".

Amendment No. 4(L.010), by Senator PeltonR.

Amend reengrossed bill, page 6, after line 19 insert:

"**SECTION 9.** In Colorado Revised Statutes, 24-30-1303.8, **add** (3) as follows:

24-30-1303.8. Governor's mansion maintenance fund - creation - report - repeal.

(3) (a) ON JULY 1, 2026, THE STATE TREASURER SHALL TRANSFER SEVENTY-FOUR THOUSAND SIX HUNDRED FIFTY-FOUR DOLLARS FROM THE FUND TO THE GENERAL FUND.

(b) THIS SUBSECTION (3) IS REPEALED, EFFECTIVE JULY 1, 2027."

Re-number succeeding sections accordingly.

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1411 by Representative(s) Brown and Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning changes to health insurance benefits for certain low-income individuals who are not eligible for medical assistance due to their immigration status, and, in connection therewith, making and reducing an appropriation.

Amendment No. 1, Appropriations Committee Amendment.

(Printed in Senate Journal, April 14, page(s) 676-677 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1412 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning authorizing the department of health care policy and financing to use statistical sampling and extrapolation to recover overpayments to providers for certain medicaid services, and, in connection therewith, making and reducing an appropriation.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 677 and placed in members' bill files.)

Amendment No. 2(L.003), by Senator Frizell.

Amend reengrossed bill, page 4, strike lines 16 through 18 and substitute "AND IMPLEMENTED IN ACCORDANCE WITH THE PRINCIPLES, STANDARDS, AND METHODS APPROVED OR AUTHORIZED BY THE FEDERAL CENTERS FOR MEDICARE AND MEDICAID SERVICES OR THE OFFICE OF INSPECTOR GENERAL IN THE FEDERAL DEPARTMENT OF HEALTH AND HUMAN SERVICES FOR THE USE OF STATISTICAL SAMPLING AND EXTRAPOLATION IN AUDITING POTENTIAL OVERPAYMENT FOR HEALTH CARE SERVICES. THE STATE DEPARTMENT AND STATE AUDITOR SHALL NOT USE STATISTICAL SAMPLING OR EXTRAPOLATION TO DETERMINE OR RECOVER OVERPAYMENTS BASED ON DOCUMENTATION DEFICIENCIES OR TECHNICAL NONCOMPLIANCE THAT DO NOT DEMONSTRATE THAT SERVICES WERE NOT PROVIDED OR WERE NOT BILLABLE."

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1413 by Representative(s) Sirota and Brown; also Senator(s) **Amabile and Bridges**--Concerning leave time allowed to certain public servants.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1409 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the distribution of money collected from the retail marijuana sales tax.

Amendment No. 1(L.002), by Senator Benavidez.

Amend reengrossed bill, page 2, line 18, after "2026," insert "AND ON AND AFTER JULY 1, 2027,".

Page 3, line 16, after "2026," insert "BUT BEFORE JULY 1, 2027,".

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1378 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the repeal of certain behavioral health resources administered by the behavioral health administration, and, in connection therewith, reducing an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1410 by Representative(s) Sirota, Brown, Taggart; also Senator(s) **Bridges, Amabile, Kirkmeyer**--Concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and institutions, for and during the fiscal year beginning July 1, 2026, except as otherwise noted.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 675-676 and placed in members' bill files.)

Amendment No. 2(J.131), by Senator Weissman.

Amend the Appropriations Committee Report, dated April 14, 2026, page 1, strike lines 1 through 6.

Page 1 of the report, line 7, strike "Page" and substitute "Amend reengrossed bill, page".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

PURPOSE: Amends the Senate Appropriations Committee report to retain House Amendment #9 (J.071), which added a new line item for Special Needs Parole with \$1 General Fund and related footnote in the Department of **Corrections**. The amendment also added a new line item for Contracts with Private Nursing Homes with \$1 General Fund and related footnote in the Department of **Human Services**.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Corrections	\$1	\$0	\$0	\$0	\$1	0.0
Human Services	1	0	0	0	1	0.0
	\$2	\$0	\$0	\$0	\$2	0.0

Amendment No. 3(J.133), by Senator Pelton R.

Amend the Appropriations Committee Report, dated April 14, 2026, page 1, strike lines 7 through 14.

PURPOSE: Retains House Amendment #23 (J.053), which reduced the Mansion Activity Fund line item in the Office of the **Governor** by \$74,654 cash funds from the Governor's Mansion Maintenance Fund, and increased the Colorado State Veterans Trust Fund Expenditures line item in the Department of **Military and Veterans Affairs** by an equal amount of cash funds from the Colorado State Veterans Trust Fund.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Governor	\$0	(\$74,654)	\$0	\$0	(\$74,654)	0.0
Military	0	74,654	0	0	74,654	0.0
	\$0	\$0	\$0	\$0	\$0	0.0

Amendment No. 4(J.145), by Senator Ball.

Amend the Appropriations Committee Report, dated April 14, 2026, page 2, strike lines 5 through 9.

PURPOSE: Amends the Senate Appropriations Committee Report to retain the portion of House Amendment #32 (J.051) that increased General Fund appropriations to the Offender Treatment and Services line item in the **Judicial** Department. Also retains an amendment to footnote number 56 to state the General Assembly's intent to dedicate the \$300,000 General Fund increase to offenders participating in Veterans' Treatment Courts.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Judicial	300,000	0	0	0	300,000	0.0

Amendment No. 5(J.123), by Senator Gonzales.

Amend the Appropriations Committee Report, dated April 14, 2026, page 2, strike lines 10 through 24.

PURPOSE: Maintains House Amendment #38 (J.030) that reallocated in **Health Care Policy and Financing** \$245,021 General Fund from General Professional Services to Medical Services Premiums. With the matching federal funds, the amendment provides \$680,000 total funds in Medical Services Premiums, which is the estimated increase in Denver Health eligibility determination costs to implement H.R. 1. The federal legislation requires expansion adults to meet community engagement (work) requirements and renew eligibility every six months.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Health Care Policy and Financing						
General Professional Services	(\$245,021)	\$0	\$0	(\$305,002)	(\$550,023)	0.0
Medical Services Premiums	245,021	0	0	434,979	680,000	0.0
	\$0	\$0	\$0	\$129,977	\$129,977	0.0

Amendment No. 6(J.090), by Senator Liston.

Amend the Appropriations Committee Report, dated April 14, 2026, page 2, strike lines 25 through 29 and substitute:

"Page 366, line 6, strike "Operations^{79, 79a, 80}" and substitute "Operations^{79a, 80}", in the ITEM & SUBTOTAL column strike "142,065,843" and substitute "139,965,843", and in the GENERAL FUND column strike "2,147,712" and substitute "47,712".

Adjust affected totals accordingly.

Page 378, strike lines 4 through 6."

Amend reengrossed bill, page 134, line 4, strike "Individuals" and substitute "Individuals^{18a}", in the TOTAL column, strike "15,197,380,682" and substitute "15,201,580,682", in the GENERAL FUND column strike "4,182,250,706(M)" and substitute "4,184,350,706(M)^a", and in the FEDERAL FUNDS column strike "9,001,025,454" and substitute "9,003,125,454".

Adjust affected totals accordingly.

Page 151 of the bill, after line 1 insert:

"18a Department of Health Care Policy and Financing, Medical Services Premiums, Medical and Long-term Care Services for Medicaid Eligible Individuals -- This amount includes \$4.2 million total funds, including \$2.1 million General Fund, for the purpose of increasing obstetrical care rates."

PURPOSE: Adds \$2.1 million General Fund and \$2.1 million federal funds to **Health Care Policy and Financing** with a footnote explaining the purpose of the funding is to increase obstetrical care rates. Reduces \$2.1 million General Fund for Wildlife Operations in **Natural Resources** and strikes a footnote related to wolf reintroduction.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Health Care Policy and Financing	\$2,100,000	\$0	\$0	\$2,100,000	\$4,200,000	0.0
Natural Resources	(2,100,000)	0	0	0	(2,100,000)	0.0
	\$0	\$0	\$0	\$2,100,000	\$2,100,000	0.0

Amendment No. 7(J.150), by Senator Roberts.

Amend the Appropriations Committee Report, dated April 14, 2026, page 2, strike lines 25 through 29 and substitute:

"Page 366 of the bill, line 6, in the ITEM & SUBTOTAL column strike "142,065,843" and substitute "141,792,976" and in the GENERAL FUND column strike "2,147,712" and substitute "1,874,845".

Adjust affected totals accordingly.

Page 378 of the bill, strike lines 5 and 6 and substitute "intent that \$1,827,133 General Fund appropriated for this line item be used for the implementation of Proposition 114, and that the division of parks and wildlife shall not use money

appropriated from the General Fund for the purpose of acquiring or reintroducing gray wolves. The intent is that the division may use money appropriated from the General Fund for the purposes listed in Section 33-2-105.8 (2)(e)(I) and 2(e)(II), C.R.S."

Page 378 of the bill, line 10, strike "DONATIONS." and substitute "DONATIONS AND STATUTORILY ALLOWABLE CASH FUNDS.".

PURPOSE: Reduces \$272,867 General Fund in the Department of **Natural Resources** for wolf reintroduction and management. Changes associated footnotes to express legislative intent that General Fund should not be used for the introduction of new wolves, that General Fund may be used for conflict minimization and producer compensation, and that only gifts, grants, and donations and allowable cash funds should be used to fund the introduction of new wolves.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Natural Resources	(\$272,867)	\$0	\$0	\$0	(\$272,867)	0.0

Amendment No. 8(J.135), by Senator Cutter.

Amend the Appropriations Committee Report, dated April 14, 2026, page 2, strike line 30.

Page 3, strike lines 1 through 8.

PURPOSE: Retains House Amendment #69 (J.059) , which added \$239,506 cash funds from the Unclaimed Property Trust Fund and 3.0 FTE in the Department of the **Treasury**.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Treasury	\$0	\$239,506	\$0	\$0	\$239,506	3.0

Amendment No. 9(J.134), by Senator Exum.

Amend reengrossed bill, page 107, line 7, in the ITEM & SUBTOTAL column strike "6,619,924" and substitute "6,219,924" and in the GENERAL FUND column strike "6,012,928" and substitute "5,612,928".

Adjust affected totals accordingly.

Page 207, line 5, in the ITEM & SUBTOTAL column strike "11,581,827" and substitute "11,981,827" and in the GENERAL FUND column strike "1,835,264" and substitute "2,235,264". Adjust affected totals accordingly.

PURPOSE: Reduces the Administration of the Governor's Office and Residence line item in the Office of the **Governor** by \$400,000 General Fund and increases the Tony Grampsas Youth Services Program in the Department of **Human Services** by the same amount.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Governor	(\$400,000)	\$0	\$0	\$0	(\$400,000)	0.0
Human Services	400,000	0	0	0	400,000	0.0
	\$0	\$0	\$0	\$0	\$0	0.0

Amendment No. 10(J.118), by Senator Weissman.

Amend reengrossed bill, page 117, line 4, in the ITEM & SUBTOTAL column strike "6,199,224" and substitute "5,699,224" and in the GENERAL FUND column strike "5,979,224" and substitute "5,479,224".

Adjust affected totals accordingly.

Page 488, after line 2 insert:

	ITEM & SUBTOTAL	GENERAL FUND
	\$	\$
"DNA Testing and Reimbursement" ^{99a}	500,000	500,000".

Adjust affected totals accordingly.

Page 496, after line 11 insert:

"99a Department of Public Safety, Colorado Bureau of Investigation, Laboratory and Investigative Services, DNA Testing and Reimbursement -- It is the General Assembly's intent that the department use this appropriation to continue to accelerate testing for the backlog of untested DNA samples through the use of contract labs."

PURPOSE: Reduces the General Fund appropriation for General Economic Incentives and Marketing in the Office of the **Governor** by \$500,000. Adds a \$500,000 General Fund appropriation for DNA Testing and Reimbursement to the Colorado Bureau of Investigation in the Department of **Public Safety**.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Governor	(\$500,000)	\$0	\$0	\$0	(\$500,000)	0.0
Public Safety	500,000	0	0	0	500,000	0.0
	\$0	\$0	\$0	\$0	\$0	0.0

Amendment No. 11(J.094), by Senator Frizell.

Amend reengrossed bill, page 125, line 6, in the ITEM & SUBTOTAL column strike "81,750,783" and substitute "81,401,547".

Page 125, line 7, in the ITEM & SUBTOTAL column strike "(832.6 FTE)" and substitute "(829.1 FTE)".

Page 126, line 2, in the ITEM & SUBTOTAL column strike "4,172,751" and substitute "4,161,271".

Page 126, line 15, in the ITEM & SUBTOTAL column strike "194,595,081" and substitute "194,234,365", in the GENERAL FUND column strike "71,863,091" and substitute "71,682,733", and in the FEDERAL FUNDS column strike "100,221,710(I)" and substitute "100,041,352(I)".

Adjust affected totals accordingly.

Page 134, line 4, in the TOTAL column strike "15,197,380,682" and substitute "15,198,174,799", in the GENERAL FUND column strike "4,182,250,706(M)" and substitute "4,182,647,764(M)", and in the FEDERAL FUNDS column strike "9,001,025,454" and substitute "9,001,422,513".

Adjust affected totals accordingly.

Page 137, line 15, in the ITEM & SUBTOTAL column strike "941,328,819" and substitute "947,962,636".

Page 138, line 8, in the ITEM & SUBTOTAL column strike "1,382,017,560" and substitute "1,388,651,377", in the GENERAL FUND column strike "673,503,663(M)" and substitute "676,820,572(M)", and in the FEDERAL FUNDS column strike "690,343,254" and substitute "693,660,162".

Adjust affected totals accordingly.

PURPOSE: Increases by \$7.1 million total funds, including \$3.5 million General Fund, the appropriations to the Department of **Health Care Policy and Financing** to prevent the implementation of a soft cap on paid caregiver hours and of reduced enrollments from the Adult Comprehensive (DD) waiver waitlist. Decreases by 3.5 FTE the Department's staffing associated with implementing the changes.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Health Care Policy and Financing	\$3,533,609	\$0	\$0	\$3,533,609	\$7,067,218	(3.5)

Amendment No. 12(J.152), by Senator Snyder.

Amend reengrossed bill, page 36, line 4, in the ITEM & SUBTOTAL column strike "14,571,090" and substitute "12,571,090" and in the GENERAL FUND column strike "14,571,090" and substitute "12,571,090".

Page 36, line 5, in the GENERAL FUND column strike "(168.9 FTE)" and substitute "(142.9 FTE)".

Page 36, line 6, in the ITEM & SUBTOTAL column strike "6,093,867" and substitute "5,093,867" and in the GENERAL FUND column strike "6,093,867" and substitute "5,093,867".

Adjust affected totals accordingly.

Page 469, line 8, in the ITEM & SUBTOTAL column strike "7,730,013" and substitute "10,730,013" and in the GENERAL FUND column insert "3,000,000".

Adjust affected totals accordingly.

PURPOSE: Reduces the Superintendents Subprogram in the Department of **Corrections** by \$3.0 million General Fund, including \$2.0 million and 26.0 FTE from Personal Services and \$1.0 million from Operating Expenses. Adds \$3.0 million General Fund for the Colorado Automobile Theft Prevention Authority in the Department of **Public Safety**.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Corrections	(\$3,000,000)	\$0	\$0	\$0	(\$3,000,000)	(26.0)
Public Safety	3,000,000	0	0	0	3,000,000	0.0
	\$0	\$0	\$0	\$0	\$0	(26.0)

Amendment No. 13(J.120), by Senator Weissman.

Amend reengrossed bill, page 261, line 13, strike "Programs" and substitute "Programs^{54a}".

Page 284, after line 4 insert:

"54a Judicial Department, State Courts Administration, Centrally-administered Programs, Restorative Justice Programs -- It is the General Assembly's intent that the State Restorative Justice Council created in Section 13-3-116, C.R.S., guide the allocation of grants to judicial districts from money in the Restorative Justice Surcharge Fund created in Section 18-25-101 (3), C.R.S."

PURPOSE: Adds a footnote to the Restorative Justice Programs line item in the **Judicial** Department to specify the General Assembly's intent that the State Restorative Justice Council guide the allocation of grants to judicial districts from the Restorative Justice Surcharge Fund.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Judicial Department	\$0	\$0	\$0	\$0	\$0	0.0

As amended, ordered revised and placed on the calendar for third reading and final passage.

(For further action, see amendments to the report of the Committee of the Whole.)

At the order of the President, Senators Danielson and Jodeh were excused.

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

HB26-1410 by Representative(s) Sirota, Brown, Taggart; also Senator(s) **Bridges**, Amabile, Kirkmeyer--Concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and institutions, for and during the fiscal year beginning July 1, 2026, except as otherwise noted.

Senator Liston moved to amend the report of the Committee of the Whole to show that the following Liston floor amendment, (J.089) to HB26-1410, did pass.

Amend reengrossed bill, page 38, line 4, in the ITEM & SUBTOTAL column strike "5,717,584" and substitute "5,417,584" and in the GENERAL FUND column strike "5,715,586" and substitute "5,415,586".

Adjust affected totals accordingly.

Page 165, after line 4 insert:

ITEM &
SUBTOTAL

\$

"Limited Purpose
Fee-for-Service
Contracts with State
Institutions Pursuant
to Sections 24-33.5-1904
and 24-33.5-1905,
C.R.S.^{29a} 300,000".

Page 165, line 9, in the ITEM & SUBTOTAL column strike "799,524,764" and substitute "799,824,764" and in the GENERAL FUND column strike "799,524,764" and substitute "799,824,764".

Adjust affected totals accordingly.

Page 169, line 10, strike "**Colorado**^{24,30,31}" and substitute "**Colorado**^{24,29a, 30,31}", in the ITEM & SUBTOTAL column strike "1,934,028,617" and substitute "1,934,328,617", and in the REAPPROPRIATED FUNDS column strike "346,004,434^b" and substitute "346,304,434^b".

Adjust affected totals accordingly.

Page 170, line 2, strike "\$1,524,848" and substitute "\$1,824,848".

Page 184, after line 9 insert:

29a Department of Higher Education, College Opportunity Fund Program, Fee-for-service Contracts with State Institutions, Limited Purpose Fee-for-Service Contracts with State Institutions Pursuant to Sections 24-33.5-1904 and 24-33.5-1905, C.R.S.; and Governing Boards, Regents of the University of Colorado -- The amounts in these line items include the restoration of \$300,000 for the University of Colorado Colorado Springs for allocation to the National Cybersecurity Center."

PURPOSE: Reduces the appropriation for Inmate Pay in the Department of **Corrections** by \$300,000 General Fund. Adds \$300,000 General Fund and \$300,000 reappropriated funds in the Department of **Higher Education** with a footnote specifying that this funding is for the University of Colorado Colorado Springs for allocation to the National Cybersecurity Center.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Corrections	(\$300,000)	\$0	\$0	\$0	(\$300,000)	0.0
Higher Education	300,000	0	300,000	0	600,000	0.0
	\$0	\$0	\$300,000	\$0	\$300,000	0.0

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	12	NO	21	EXCUSED	2	ABSENT	0
Amabile	N	Danielson	E	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	N	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	E	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	N	Roberts	N		

Senator Pelton R. moved to amend the report of the Committee of the Whole to show that the following Pelton R. floor amendment, (J.099) to HB26-1410, did pass.

Amend reengrossed bill, page 125, line 6, in the ITEM & SUBTOTAL column strike "81,750,783" and substitute "62,623,785".

Page 126, line 15, in the ITEM & SUBTOTAL column strike "194,595,081" and substitute "175,468,083", in the GENERAL FUND column strike "71,863,091" and substitute "64,652,280", in the CASH FUNDS column strike "18,635,164^a" and substitute "16,771,648^a", and in the FEDERAL FUNDS column strike "100,221,710(I)" and substitute "90,169,039(I)".

Adjust affected totals accordingly.

Page 127, line 2, strike "\$17,065,531" and substitute "\$15,202,015".

Page 134, line 4, in the TOTAL column strike "15,197,380,682" and substitute "15,216,402,649", in the GENERAL FUND column strike "4,182,250,706(M)" and substitute "4,189,461,517(M)^a", in the CASH FUNDS column strike "1,889,906,600^b" and substitute "1,890,790,223^b", and in the FEDERAL FUNDS column strike "9,001,025,454" and substitute "9,011,952,987".

Adjust affected totals accordingly.

Page 135, line 1, strike "\$1,480,180,920" and substitute "\$1,481,064,543".

Page 150, line 4, strike "\$452,643,413" and substitute "\$442,590,742".

PURPOSE: Reduces the General Fund for General Administration in **Health Care Policy and Financing** by 10 percent (\$19.1 million total funds, including \$7.2 million General Fund). Allocates the General Fund savings to increase providers rates by \$19.0 million total funds, including \$7.2 million General Fund.

Fiscal Impact of Amendment						
Department	GF	CF	RF	FF	Total	FTE
Health Care Policy and Financing	\$0	(\$979,893)	\$0	\$874,862	(\$105,031)	0.0

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	11	NO	22	EXCUSED	2	ABSENT	0
Amabile	N	Danielson	E	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	N	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	E	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	N	Roberts	N		

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Cutter, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	32	NO	1	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	E	Pelton R.	N	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1351, HB26-1353, HB26-1357, as amended, HB26-1359, HB26-1360, HB26-1363, as amended, HB26-1373, as amended, HB26-1374, as amended, HB26-1380, as amended, HB26-1385, HB26-1397, as amended, HB26-1399, as amended, HB26-1401, HB26-1404, HB26-1405, as amended, HB26-1411, as amended, HB26-1412, as amended, HB26-1413, HB26-1409, as amended, HB26-1378, HB26-1410, as amended.

MESSAGE FROM THE HOUSE

Thursday, April 16, 2026
Mr. President:

The House has postponed indefinitely SB26-098. The bill is returned herewith.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- SB26-161** by Senator(s) **Snyder and Mullica**; --Concerning cannabis-related products, and, in connection therewith, changing the basis for marijuana excise and sales tax, moving the testing and safety elements of intoxicating cannabis regulation from the department of revenue to the department of public health and environment, requiring intoxicating cannabis producers to be registered with the department of public health and environment, and changing the testing of marijuana.
Finance
- SB26-162** by Senator(s) **Frizell and Mullica**; also Representative(s) Hartsook and Hamrick-- Concerning releasing health-care test results to patients.
Health & Human Services
- SB26-163** by Senator(s) **Roberts**; also Representative(s) Smith--Concerning the regulation of gambling activities in the state, and, in connection therewith, expanding the membership of the Colorado limited gaming control commission, repealing the Colorado racing commission and transferring its authorities to the Colorado limited gaming control commission, repealing the division of racing events and transferring its regulatory activities to the division of gaming, expanding the scope of the licensing duties that the Colorado limited gaming control commission may delegate to the division of gaming, allowing individuals to voluntarily exclude themselves from sports betting in the state, and allowing the director of the division of gaming to approve optional wagers and minor modifications for certain table games.
Finance

MESSAGE FROM THE GOVERNOR

April 10, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint, and submit to your consideration, the following:

MEMBER OF THE
COLORADO HEALTH FACILITIES AUTHORITY BOARD OF DIRECTORS

for a term expiring June 30, 2029:

Lauren Kvamme of Arvada, Colorado, a Democrat, occasioned by the resignation of Jessica Klotsche of Louisville, Colorado, an Unaffiliated, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 04/13/26
Justin Shofler, Managing Clerk

Committee on Health & Human Services

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-016.

Journal correction:

Page 678, line 1, insert "Upon request of Senator Pelton B., HB26-1385 was removed from the General Orders--Second Reading of Bills Consent Calendar of Tuesday, April 14. and was placed at the end of the General Orders--Second Reading of Bills Calendar."

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday, April 16, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

93rd Legislative Day Thursday, April 16, 2026

- Prayer 10
 By the chaplain, Julie Coleman, Women’s Organization President, The Church of Jesus Christ of Latter-day Saints. 11
- Call to Order 12
 By the President at 9:00 a.m. 13
- Roll Call 14
 Present--35. 15
 Excused later--1, Gonzales. 16
- Quorum 17
 The President announced a quorum present. 18
- Pledge 19
 By Senator Wallace. 20
- Approval of the Journal 21
 On motion of Senator Carson, the Journal of Wednesday, April 15, 2026, was approved as corrected by the Secretary. 22

SENATE SERVICES REPORT

Correctly Printed: SB26-161, 162, and 163. 23
Correctly Revised: HB26-1348, 1349, 1350, 1351, 1352, 1353, 1354, 1355, 1356, 1357, 1358, 1359, 1360, 1361, 1362, 1363, 1364, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1373, 1374, 1375, 1376, 1377, 1378, 1379, 1380, 1381, 1382, 1383, 1384, 1385, 1386, 1387, 1388, 1389, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, 1401, 1402, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1412, 1413; HJR26-1027. 24

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege. 25

**THIRD READING OF BILLS -- FINAL PASSAGE --
 CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent: 26

HB26-1348 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the use of money from the broadband infrastructure cash fund. 27

The question being "Shall the bill pass?", the roll call was taken with the following result: 28

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**. 29

HB26-1349 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning modifications to prevention services programs within the department of early childhood, and, in connection therewith, making and reducing appropriations.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1350 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning appropriations related to school food programs, and, in connection therewith, making and reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1352 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning reducing the frequency of "Colorado Reading to Ensure Academic Development Act" independent evaluations, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Kolker and Marchman.

HB26-1354 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges,** Kirkmeyer--Concerning repealing a science teacher professional development program, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1355 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Amabile,** Kirkmeyer--Concerning the appropriation for the out-of-school time program grant program, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1356 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer,** Bridges--Concerning the repeal of the local accountability system.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1358 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning reducing an appropriation for the Colorado academic accelerator grant program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1361 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the repeal of the pay for success contracts program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1362 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the repeal of the decarbonization tax credits administration cash fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1364 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the calculation of the consumer price index for the 2025 calendar year, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	29	NO	6	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1366 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning enhancing state-directed payments for physician services rendered by medical professionals at Denver health and hospital authority, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball and Weissman.

HB26-1367 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning federal money payable as reimbursement of a public expenditure when the federal money exceeds fifty percent of the expenditure amount.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Wallace.

HB26-1368 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning eliminating a transfer from the limited gaming fund to the innovative higher education research fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1369 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the repeal of a requirement to contract for use of an online platform by higher education institutions for public benefits.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Kolker.

HB26-1370 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the transfer of money from the limited gaming fund to other cash funds.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1371 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning adding repeal dates for certain higher education programs with limited purpose fee-for-service contracts.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1372 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning requirements for spending appropriations for the Auraria higher education center.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1375 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning repealing the county administration of assistance programs funding model, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1376 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning updating permissible uses of money in the excess federal Title IV-E reimbursements cash fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1377 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning a clarification regarding the treatment of funds that are transferred from the department of health care policy and financing through to the Colorado department of human services that pass through a regional accountability entity.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1379 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning a correction to a citation for bond forfeiture money deposited in the judicial stabilization cash fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1381 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning eliminating the requirement that the commission on judicial discipline special cash fund begin each state fiscal year with a balance of at least four hundred thousand dollars.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1382 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the support of Coloradans with disabilities, and, in connection therewith, creating the Colorado disability funding authority and making and reducing appropriations.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Wallace.

HB26-1383 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning repealing the employment support and job retention services program, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1384 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the classification of school-to-work alliance program cost payments to the department of labor and employment from the department of education.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	31	NO	4	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1386 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning changing the funding mechanism for the Colorado national guard tuition waiver program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1387 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the expenditure of money from the severance tax trust fund, and, in connection therewith, allowing the state treasurer to transfer money from the severance tax perpetual base fund to the species conservation trust fund, establishing an annual transfer from the severance tax operational fund to the general fund, and reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	30	NO	5	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1388 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the repeal of the bond assistance program administered by the department of personnel, and, in connection therewith, transferring the balance of the bond assistance program cash fund to the general fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1389 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning eliminating the annual appropriation requirement for the comprehensive human sexuality education grant program, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1390 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the evaluation agent for the health disparities and community grant program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1391 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning clean drinking water in places where children are present, and, in connection therewith, extending the school and child care clean drinking water fund through the 2028-29 state fiscal year, adding high schools to the scope of potential recipients of grants from the school and child care clean drinking water fund, prohibiting the department of public health and environment from issuing a license to a child care center unless the child care center is in compliance with laws concerning the testing of drinking water, and making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Danielson, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Marchman, Wallace, and Weissman.

HB26-1392 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the transfer of money from the public safety communications revolving fund to the public safety communications trust fund to support the digital trunked radio system.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1393 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning subjecting specified cash funds to a three-year maximum reserve limitation instead of the annual maximum reserve limitation, and, in connection therewith, subjecting the public school construction and inspection cash fund and the health facility construction and inspection cash fund to the three-year limitation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1394 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the conversion of the motorcycle operator safety training fund to a cash fund subject to annual appropriation by the general assembly, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1395 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges**, Kirkmeyer--Concerning the repeal of the wildfire resilient homes grant program administered by the department of public safety, and, in connection therewith, transferring the balance of the wildfire resilient homes grant program cash fund to the general fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1396 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning modifications to the disaster emergency fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	30	NO	5	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1398 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning the allocation of retail delivery fee revenue credited to the multimodal transportation and mitigation options fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Cutter, Hinrichsen, Kipp, and Wallace.

HB26-1400 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning adjustments to the public employees' retirement association's allocation of money to trust funds.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Hinrichsen and Kolker.

HB26-1402 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the transfer of money to the capital construction fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Hinrichsen.

HB26-1403 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the prevention of the transfer of unexpended information technology annual depreciation-lease equivalent payments to the general fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1406 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the repeal of certain provisions regarding the funding of capital construction, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1407 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning state money that was used to refinance money received from the federal coronavirus state fiscal recovery fund, and, in connection therewith, transferring unspent state money to the general fund, extending a deadline for the use of state money, and reducing appropriations.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1408 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the establishment of processes for the determination of budget requests for the upcoming state fiscal year.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Weissman.

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:

SB26-090 by Senator(s) **Carson and Snyder**; also Representative(s) Hartsook--Concerning exempting critical infrastructure from the "Consumer Repair Bill of Rights Act".

A majority of those elected to the Senate having voted in the affirmative, Senator Carson was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.006), by Senator Snyder.

Amend engrossed bill, page 2, strike lines 2 and 3 and substitute:

"SECTION 1. In Colorado Revised Statutes, 6-1-1502, **add** (1.4) as follows:"

Page 2, strike lines 8 through 19 and substitute:

"SECTION 2. In Colorado Revised Statutes, 6-1-1503, **amend** (5)(m), (5)(o), and (5)(p); and **add** (5)(q) and (11) as follows:

6-1-1503. Manufacturer obligations regarding services - exemptions - information technology equipment - critical infrastructure determination by attorney general - rules.

(5) With respect to digital electronic equipment, this part 15 does not apply to:

(m) Video game consoles; or

(o) Devices, components, or systems designed to perform or facilitate quantum information processing, including, solely to the extent necessary for such processing, storing, computing, communicating, measuring, or sensing quantum information, through manipulation, measurement, sensing, or utilization of quantum phenomena, limited to instances where the phenomena are integral to the device's primary function, including quantum superposition, quantum entanglement, quantum interference, quantum tunneling, or quantum transduction; or

(p) Quantum sensing devices that exploit quantum phenomena, limited to instances where the phenomena are integral to the device's primary function, such as quantum coherence, quantum entanglement, quantized energy states that do not include the semiconductor band gap phenomenon, quantum squeezing, quantum superposition, quantum interference, quantum transduction, or quantum tunneling, to detect, measure, or monitor physical quantities, environmental parameters, or external stimuli; OR

(q) INFORMATION TECHNOLOGY EQUIPMENT THAT IS INTENDED TO BE USED IN CRITICAL INFRASTRUCTURE IN ACCORDANCE WITH SUBSECTION (11) OF THIS SECTION.

(11) (a) THE ATTORNEY GENERAL MAY ADOPT RULES TO REVIEW EXEMPTIONS FROM THIS PART 15 FOR INFORMATION TECHNOLOGY EQUIPMENT THAT IS INTENDED TO BE USED IN CRITICAL INFRASTRUCTURE.

(b) IN REVIEWING AN EXEMPTION FROM THIS PART 15 PURSUANT TO SUBSECTION (5)(q) OF THIS SECTION, THE ATTORNEY GENERAL SHALL CONSIDER THE FOLLOWING CRITERIA:

(I) WHETHER THE INFORMATION TECHNOLOGY EQUIPMENT IS INTENDED TO BE USED IN A MANNER THAT WOULD QUALIFY THE EQUIPMENT AS CRITICAL INFRASTRUCTURE, AS DEFINED IN 42 U.S.C. SEC. 5195c (e); AND

(II) WHETHER THE INFORMATION TECHNOLOGY EQUIPMENT IS SOLD TO ITS INTENDED CUSTOMERS UNDER A BUSINESS-TO-BUSINESS OR BUSINESS-TO-GOVERNMENT CONTRACT AND NOT CUSTOMARILY SOLD IN A RETAIL SETTING.

(c) THERE IS A PRESUMPTION THAT THE INFORMATION TECHNOLOGY EQUIPMENT IS EXEMPT DURING THE PENDENCY OF THE ATTORNEY GENERAL'S REVIEW.

(d) A DETERMINATION MADE BY THE ATTORNEY GENERAL IN ACCORDANCE WITH THIS SUBSECTION (11) MAY BE APPEALED BY THE MANUFACTURER OF THE INFORMATION TECHNOLOGY EQUIPMENT IN A DISTRICT COURT OF COMPETENT JURISDICTION IN ACCORDANCE WITH SECTION 24-4-106."

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	22	NO	13	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	N	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	N	Rich	N	President	Y
Cutter	N	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Liston, Rodriguez, and Simpson.

HB26-1351 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning the use of state education fund money to fund the healthy school meals for all program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Exum, Frizell, Pelton B., Simpson, and Wallace.

HB26-1353 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning state-administered social studies assessments, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	25	NO	10	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Cutter, Exum, Kipp, Kolker, Lindstedt, Marchman, and Wallace.

HB26-1357 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning phasing out the teacher recruitment education and preparation program, and, in connection therewith, making and reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Marchman.

HB26-1359 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning crediting to the state public school fund money received from the removal of natural resources on public school lands.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	28	NO	7	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Kolker.

HB26-1360 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the affordable housing financing fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	27	NO	8	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

(For further action, see Reconsideration of HB26-1360.)

HB26-1363 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges,** Kirkmeyer--Concerning a temporary reduction in the general fund reserve.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball and Kolker.

HB26-1373 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer,** Bridges--Concerning reducing monthly subsidy reimbursement percentages for child welfare services provider contracts, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1374 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges,** Kirkmeyer--Concerning kinship care funding provisions.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	30	NO	5	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1380 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the repeal of the office of the judicial discipline ombudsman.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	28	NO	7	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	N	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1385 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges**, Kirkmeyer--Concerning directing one hundred percent of the funding for the public defender and prosecutor behavioral health support program for state fiscal year 2026-27 to the office of the state public defender.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	27	NO	8	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Kolker and Wallace.

HB26-1397 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges**, Kirkmeyer--Concerning the use of general fund money to support benefits provided to certain public safety personnel through a multiple employer health trust, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	30	NO	5	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1399 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the elimination of the annual transfer from the general fund to the multimodal transportation and mitigation options fund, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Pelton R.

(For further action, see Reconsideration of HB26-1399.)

HB26-1401 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning transfers of money from the unclaimed property trust fund, and, in connection therewith, transferring money from the unclaimed property trust fund to the housing development grant fund and the general fund in state fiscal year 2025-2026; terminating future transfers from the unclaimed property trust fund to the housing development grant fund and the adult dental fund; and making and reducing appropriations.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1404 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning transferring money from the tobacco education programs fund to the preschool programs cash fund, and, in connection therewith, making and reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1405 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning transfers of money from certain cash funds to the general fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1411 by Representative(s) Brown and Sirota; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning changes to health insurance benefits for certain low-income individuals who are not eligible for medical assistance due to their immigration status, and, in connection therewith, making and reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1412 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning authorizing the department of health care policy and financing to use statistical sampling and extrapolation to recover overpayments to providers for certain medicaid services, and, in connection therewith, making and reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Hinrichsen.

HB26-1413 by Representative(s) Sirota and Brown; also Senator(s) **Amabile and Bridges**--Concerning leave time allowed to certain public servants.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Cutter, Hinrichsen, Wallace, and Weissman.

(For further action, see Reconsideration of HB26-1413.)

HB26-1409 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the distribution of money collected from the retail marijuana sales tax.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	30	NO	5	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	N
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1378 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the repeal of certain behavioral health resources administered by the behavioral health administration, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Pelton R.

HB26-1410 by Representative(s) Sirota, Brown, Taggart; also Senator(s) **Bridges**, Amabile, Kirkmeyer--Concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and institutions, for and during the fiscal year beginning July 1, 2026, except as otherwise noted.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	25	NO	10	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Kolker, Lindstedt, and Snyder.

RECONSIDERATION OF HB26-1399

HB26-1399 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning the elimination of the annual transfer from the general fund to the multimodal transportation and mitigation options fund, and, in connection therewith, reducing an appropriation.

Having voted on the prevailing side, Majority Leader Rodriguez moved for reconsideration of the last Senate action, Third Reading -- Final Passage, on **HB26-1399**.

A majority of all members elected to the Senate having voted in the affirmative, reconsideration was granted.

THIRD READING OF BILLS -- FINAL PASSAGE (cont'd)

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1399 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning the elimination of the annual transfer from the general fund to the multimodal transportation and mitigation options fund, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

RECONSIDERATION OF HB26-1413

HB26-1413 by Representative(s) Sirota and Brown; also Senator(s) **Amabile and Bridges**--Concerning leave time allowed to certain public servants.

Having voted on the prevailing side, Majority Leader Rodriguez moved for reconsideration of the last Senate action, Third Reading -- Final Passage, on **HB26-1413**.

A majority of all members elected to the Senate having voted in the affirmative, reconsideration was granted.

THIRD READING OF BILLS -- FINAL PASSAGE (cont'd)

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1413 by Representative(s) Sirota and Brown; also Senator(s) **Amabile and Bridges**--Concerning leave time allowed to certain public servants.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

RECONSIDERATION OF HB26-1360

HB26-1360 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the affordable housing financing fund.

Having voted on the prevailing side, Majority Leader Rodriguez moved for reconsideration of the last Senate action, Third Reading -- Final Passage, on **HB26-1360**.

A majority of all members elected to the Senate having voted in the affirmative, reconsideration was granted.

THIRD READING OF BILLS -- FINAL PASSAGE (cont'd)

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1360 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the affordable housing financing fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	26	NO	9	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	N	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Committee of the Whole On motion of Senator Wallace, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Wallace was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1262 by Representative(s) Stewart K. and Stewart R.; also Senator(s) **Ball and Roberts**--Concerning preserving patient access to compounded medical items.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, April 10, page(s) 625 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

SB26-145 by Senator(s) **Bright and Kipp**; also Representative(s) Boesenecker and Gilchrist--Concerning charter school involvement in local ballot questions.

Amendment No. 1, Education Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 658 and placed in members' bill files.)

As amended, ordered engrossed 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 Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

The Committee of the Whole took the following action:

Passed on second reading: HB26-1262, as amended, SB26-145, as amended.

Committee of the Whole

On motion of Senator Wallace, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills, and Senator Wallace was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1084 by Representative(s) Espenosa and Camacho; also Senator(s) **Weissman and Lindstedt**--Concerning voter transparency requirements to expand information about the funding of initiated statewide ballot measures, and, in connection therewith, requiring the ballot title and abstract of the fiscal impact statement for certain initiated statewide ballot measures to identify the main areas of state expenditure that would be affected by the measure.

Amendment No. 1(L.005), by Senator Weissman.

Amend reengrossed bill, page 2, strike line 3 and substitute "(3)(e) as follows:".

Page 3, strike lines 10 through 27.

Page 4, strike lines 1 through 18.

Page 6, strike lines 3 and 4 and substitute:

"(V) FOR AN INITIATED MEASURE THAT WILL RESULT IN INCREASED STATE EXPENDITURES, EXCEPT FOR DE MINIMIS AND ADMINISTRATIVE EXPENDITURES, AND THAT DOES NOT IDENTIFY AND PROVIDE FOR A SUFFICIENT SOURCE OF REVENUE OR SUFFICIENT REDUCTIONS IN STATE SPENDING TO ACCOUNT FOR THE INCREASED EXPENDITURES,".

Page 6, line 5, strike "(3)(i)(III),".

Page 1, line 104, strike "BALLOT TITLE AND".

Page 1, line 106, strike "IDENTIFY" and substitute "DESCRIBE THE MEASURE'S LIKELY EFFECT ON".

Page 1, strike line 107 and substitute "EXPENDITURE.".

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1202 by Representative(s) Rutinel and Sirota, Camacho, Clifford, Ricks; also Senator(s) **Amabile, Wallace**--Concerning strategies to mitigate homelessness, and, in connection therewith, requiring the department of local affairs to present a proposal for a statewide strategy on homelessness prevention and resolution, allowing local governments to create multijurisdictional homelessness authorities, and allowing real estate documentary fees to be used for affordable housing.

Ordered revised and placed on the calendar for third reading and final passage.

SB26-002 by Senator(s) **Kipp and Exum**; also Representative(s) Willford--Concerning energy affordability, and, in connection therewith, establishing a percentage-of-income payment plan program for income-qualified utility customers.

Amendment No. 1, Transportation & Energy Committee Amendment.

(Printed in Senate Journal, March 12, page(s) 380-385 and placed in members' bill files.)

Amendment No. 2(L.011), by Senator Kipp.

Amend the Transportation and Energy Committee Report, dated March 11, 2026, page 1, after line 21 insert:

"(c) "APPLICATION" MEANS:
 (I) A REQUEST BY AN APPLICANT TO PARTICIPATE IN A UTILITY'S PIPP PROGRAM, IF AN INVESTOR-OWNED UTILITY OFFERS THEIR OWN APPLICATION PROCESS;
 (II) A REFERRAL BY A THIRD PARTY, AS DESCRIBED IN SUBSECTION (3)(a)(II)(B) OF THIS SECTION, FOR AN APPLICANT TO PARTICIPATE IN A UTILITY'S PIPP PROGRAM; OR
 (III) A PROCESS DETERMINED BY THE COMMISSION BY ORDER OR BY RULE."

Reletter succeeding paragraphs accordingly.

Page 1, line 25, strike "PARTICIPANT ENROLLS" and substitute "PARTICIPANT'S INITIAL ENROLLMENT".

Page 2, line 2, after "DELIVERED" insert "EITHER AS AN UP-FRONT ANNUAL CREDIT OR".

Page 2, line 7, after "ELECTRICITY" insert "OR GAS".

Page 2, line 14, strike the first "UTILITY" and substitute "UTILITY, RETAIL GAS UTILITY,".

Page 3, strike lines 38 through 40 and substitute:

"(B) INFORMATION REQUIRED TO VERIFY THE APPLICANT'S INCOME ELIGIBILITY, WHICH MAY INCLUDE SELF-ATTESTATION, AS DETERMINED BY THE UTILITY THAT HAS ESTABLISHED THE PIPP PROGRAM."

Page 5, line 21, after "ELECTRICITY" insert "OR GAS".

Page 6, line 1, strike "OR".

Page 6, line 5, strike "AND" and substitute "OR".

Page 6, after line 5 insert:

"(E) FOR ACCOUNTS THAT HAVE NATURAL GAS AS THE PRIMARY HEAT SOURCE, A PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME PAYMENT MUST NOT BE GREATER THAN THREE PERCENT OF THE PARTICIPANT'S HOUSEHOLD INCOME; AND".

Page 6, strike lines 25 through 33 and substitute "DOLLARS, THE COMMISSION SHALL SET THE PARTICIPANT'S AFFORDABLE PERCENTAGE OF INCOME BY ORDER OR RULE."

Page 6, line 37, after "PARTICIPANT" insert "INITIALLY".

Page 7, strike line 38 and substitute "CHARGE" OR, IF THE PIPP CHARGE IS COMBINED WITH ANOTHER LINE ITEM, ENSURE THAT THE PIPP CHARGE IS ITEMIZED AND NOTED ON THE CUSTOMER'S MONTHLY BILL AS SUCH;".

Page 8, line 30, after "FIXED" insert "OR ANNUAL".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-150, SB26-101, SB26-159, SB26-158) of Thursday, April 16, was laid over until Friday, April 17, retaining its place on the calendar.

At the order of the President, Senator Gonzales was excused.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	E	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1084, as amended, HB26-1202, SB26-002, as amended. Laid over until Friday, April 17: SB26-150, SB26-101, SB26-159, SB26-158.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB26-1002, 1023, 1024, 1039, 1089, 1090, 1133, 1134, 1200, 1277; HJR26-1024, HJR26-1025, HJR26-1026, HJR26-1027.

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

Thursday, April 16, 2026
Mr. President:

The House has adopted and returns herewith SJR26-018.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1233, HB26-1195, HB26-1324, HB26-1235, and SB26-128, amended as printed in House Journal, April 13, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1288, HB26-1224, and SB26-105, amended as printed in House Journal, April 14, 2026.

The House has passed on Third Reading and returns herewith SB26-122 and SB26-104.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-121, amended as printed in House Journal, April 15, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

April 16, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, HB26-1195, 1224, 1233, 1235, 1288, and 1324.
Without comment, as amended, SB26-105, 121, and 128.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

- SCR26-001** by Senator(s) **Pelton R.**; --Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the preemption of state laws by conflicting local laws in the areas of local permitting, zoning, planning, land use, and siting decisions.
Local Government & Housing

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- SB26-164** by Senator(s) **Gonzales J.**; also Representative(s) Martinez and Woodrow--Concerning the regulation of lawful THC beverages.
Finance
- SB26-165** by Senator(s) **Roberts and Pelton R.**; also Representative(s) McCormick and Soper--Concerning measures to support species conservation, and, in connection therewith, authorizing an appropriation from the species conservation trust fund.
Agriculture & Natural Resources
- SB26-166** by Senator(s) **Benavidez and Kipp**; also Representative(s) Goldstein--Concerning school board member disqualifying convictions.
Education
- SB26-167** by Senator(s) **Benavidez and Mullica**; also Representative(s) Boesenecker and Lindsay--Concerning a covered person's contribution under a health benefit plan based on out-of-pocket expenses attributable to the purchase of prescription drugs.
Health & Human Services

Journal correction:

Page 679, line 14, insert "Excused later --2, Danielson and Jodeh."

On motion of Senator Cutter, the Senate adjourned until 9:00 a.m., Friday, April 17, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

94th Legislative Day Friday, April 17, 2026

- Prayer 10
By the chaplain, Pastor Randy Kirkwood, LeRoy Community Church. 11
- Call to 12
Order 13
By the President at 9:00 a.m. 14
- Roll Call 15
Present--35. 16
- Quorum 17
The President announced a quorum present. 18
- Pledge 19
By Senator Wallace. 20
- Approval of 21
the Journal 22
On motion of Senator Carson, the Journal of Thursday, April 16, 2026, was approved as 23
corrected by the Secretary. 24

SENATE SERVICES REPORT

- Correctly Printed:** SB26-164, 165, 166, and 167; SCR26-001. 25
- Correctly Engrossed:** SB26-002 and 145. 26
- Correctly Reengrossed:** SB26-090. 27
- Correctly Revised:** HB26-1084, 1202, and 1262. 28
- Correctly Rerevised:** HB26-1348, 1349, 1350, 1351, 1352, 1353, 1354, 1355, 1356, 1357, 29
1358, 1359, 1360, 1361, 1362, 1363, 1364, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 30
1373, 1374, 1375, 1376, 1377, 1378, 1379, 1380, 1381, 1382, 1383, 1384, 1385, 1386, 31
1387, 1388, 1389, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, 32
1401, 1402, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1412, and 1413. 33
- Correctly Enrolled:** SB26-104 and 122. 34

COMMITTEE OF REFERENCE REPORTS

- Appro- 44
priations 45
After consideration on the merits, the Committee recommends that **SB26-006** be **referred** 46
to the Committee of the Whole with favorable recommendation. 47
- Appro- 48
priations 49
After consideration on the merits, the Committee recommends that **SB26-015** be **amended** 50
as follows, and as so amended, be referred to the Committee of the Whole with favorable 51
recommendation. 52
- Amend printed bill, page 3, strike line 1 and substitute "**child - sentencing.**" 53
- Page 3, strike lines 14 through 19 and substitute: 54
- "(2) (a) Soliciting for ~~child prostitution~~ COMMERCIAL SEXUAL ACTIVITY 55
WITH A CHILD is a class 3 felony. 56
- (b) A PERSON CONVICTED OF SOLICITING FOR COMMERCIAL SEXUAL 57
ACTIVITY WITH A CHILD SHALL BE SENTENCED IN ACCORDANCE WITH THE 58
PROVISIONS OF SECTION 18-1.3-401 AND THIS SUBSECTION (2). 59
- (c) BECAUSE OF THE HARMS SUFFERED BY VICTIMS OF CRIMES 60
INVOLVING COMMERCIAL SEXUAL ACTIVITY WITH A CHILD, THE GENERAL 61
ASSEMBLY ENCOURAGES COURTS TO EXERCISE THEIR DISCRETION TO SENTENCE 62
PERSONS CONVICTED OF SOLICITING FOR COMMERCIAL SEXUAL ACTIVITY WITH 63
A CHILD TO THE DEPARTMENT OF CORRECTIONS FOR A TERM OF AT LEAST THE 64
MINIMUM OF THE PRESUMPTIVE RANGE FOR A CLASS 3 FELONY, AS SET FORTH IN 65
SECTION 18-1.3-401. 66

(d) IF THE COURT SENTENCES THE PERSON TO A TERM OF PROBATION AS PERMITTED BY SECTION 18-1.3-202, THE COURT SHALL ORDER AS A CONDITION OF PROBATION THAT THE PERSON SERVE THREE HUNDRED SIXTY-FOUR DAYS IMPRISONMENT IN THE COUNTY JAIL. DURING THE MANDATORY PERIOD OF IMPRISONMENT, THE PERSON IS NOT ELIGIBLE FOR DEDUCTIONS OF THEIR SENTENCE PURSUANT TO SECTION 17-26-109, INCLUDING FOR TRUSTY PRISONER STATUS PURSUANT TO SECTION 17-26-109 (1)(b); EXCEPT THAT THE PERSON RECEIVES CREDIT FOR THE TIME SERVED IN CUSTODY FOR THE OFFENSE PRIOR TO THE CONVICTION. DURING THE MANDATORY PERIOD OF IMPRISONMENT, THE COURT DOES NOT HAVE DISCRETION TO EMPLOY ANY SENTENCING ALTERNATIVES DESCRIBED IN SECTION 18-1.3-106."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-078** 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 printed bill, page 5, strike lines 13 through 18.

Re-number succeeding sections accordingly.

Page 6, line 12, after "GROUP" insert "FACILITATED BY THE DEPARTMENT".

Page 8, strike lines 17 through 27.

Re-number succeeding sections accordingly.

Strike pages 2 and 3 of the Education Committee report, dated March 2, 2026.

Page 4 of the report, strike lines 1 through 20 and substitute:

"Strike pages 9 through 11 of the bill.

Page 12 of the bill, strike line 1.

Re-number succeeding sections accordingly."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-124** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **SB26-135** be amended to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 5, after line 4 insert:

"SECTION 2. In Colorado Revised Statutes, 22-54-103.3, amend (3)(c); and add (3)(d), (3)(e), and (3)(f) as follows:

22-54-103.3. District total program - 2025-26 through 2030-31 budget years - definitions - repeal.

(3) (c) For the 2027-28 budget year through the 2030-31 budget year, a district's total program is the greater of the district's total program calculation pursuant to section 22-54-104 plus one percent of the district's total program calculation pursuant to section 22-54-104, or:

(I) For the 2027-28 budget year, the amount calculated pursuant to section 22-54-104 plus an amount equal to ~~forty-five percent~~ THE FINAL PHASE-IN PERCENTAGE of the difference between the district's total program calculation pursuant to section 22-54-103.5 and the district's total program calculation pursuant to section 22-54-104;

(II) For the 2028-29 budget year, the amount calculated pursuant to section 22-54-104 plus an amount equal to ~~sixty percent~~ THE FINAL PHASE-IN PERCENTAGE of the difference between the district's total program calculation pursuant to section 22-54-103.5 and the district's total program calculation pursuant to section 22-54-104;

(III) For the 2029-30 budget year, the amount calculated pursuant to section 22-54-104 plus an amount equal to ~~seventy-five percent~~ THE FINAL PHASE-IN PERCENTAGE of the difference between the district's total program calculation pursuant to section 22-54-103.5 and the district's total program

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

calculation pursuant to section 22-54-104; and
 (IV) For the 2030-31 budget year, the amount calculated pursuant to section 22-54-104 plus an amount equal to ~~ninety percent of~~ THE FINAL PHASE-IN PERCENTAGE the difference between the district's total program calculation pursuant to section 22-54-103.5 and the district's total program calculation pursuant to section 22-54-104.

(d) AS USED IN THIS SUBSECTION (3), UNLESS THE CONTEXT OTHERWISE REQUIRES:

(I) "BASE PHASE-IN PERCENTAGE" MEANS A PERCENTAGE EQUAL TO:

- (A) FOR BUDGET YEAR 2027-28, FORTY-FIVE PERCENT;
- (B) FOR BUDGET YEAR 2028-29, SIXTY PERCENT;
- (C) FOR BUDGET YEAR 2029-30, SEVENTY-FIVE PERCENT;
- (D) FOR BUDGET YEAR 2030-31, NINETY PERCENT; AND
- (E) FOR BUDGET YEAR 2031-32, AND EACH BUDGET YEAR THEREAFTER, ONE HUNDRED PERCENT.

(II) "POSITIVE FACTOR ACCELERATION PERCENTAGE" MEANS A PERCENTAGE EQUAL TO THE LESSER OF:

(A) THE TWO PERCENT K-12 PUBLIC EDUCATION INCREASE FOR THE APPLICABLE BUDGET YEAR, DIVIDED BY THE DIFFERENCE BETWEEN STATEWIDE TOTAL PROGRAM CALCULATED PURSUANT TO SECTION 22-54-103.5 FOR THE APPLICABLE BUDGET YEAR AND STATEWIDE TOTAL PROGRAM CALCULATED PURSUANT TO SECTION 22-54-104 FOR THE APPLICABLE BUDGET YEAR; OR

(B) THE DIFFERENCE BETWEEN ONE HUNDRED PERCENT AND THE BASE PHASE-IN PERCENTAGE FOR THE APPLICABLE BUDGET YEAR.

(III) "FINAL PHASE-IN PERCENTAGE" MEANS A PERCENTAGE EQUAL TO THE SUM OF:

(A) THE BASE PHASE-IN PERCENTAGE FOR THE APPLICABLE BUDGET YEAR; PLUS

(B) THE POSITIVE FACTOR ACCELERATION PERCENTAGE FOR THE APPLICABLE BUDGET YEAR.

(e) A DISTRICT'S POSITIVE FACTOR ACCELERATION PERCENTAGE IS AVAILABLE TO A DISTRICT TO FUND:

- (I) INCREASING TEACHER PAY;
- (II) IMPROVING TEACHER RETENTION;
- (III) LOWERING CLASS SIZES; AND
- (IV) INCREASING ACCESS TO CAREER AND TECHNICAL COURSES.

(f) LEGISLATIVE COUNCIL STAFF SHALL ANNUALLY PROJECT A BUDGET YEAR'S POSITIVE FACTOR ACCELERATION PERCENTAGE AS SOON AS PRACTICABLE BASED UPON THE MARCH REVENUE FORECAST RELIED ON BY THE GENERAL ASSEMBLY IN SETTING THE BUDGET FOR THE NEXT STATE FISCAL YEAR."

Renumber succeeding sections accordingly.

Page 5, lines 7 and 8, strike "**funding 2027-28 through 2036-37 budget years - definitions - repeal.**" and substitute "**- positive factor education investment amount - definitions.**".

Page 5, line 9, strike "SECTION," and substitute "SECTION AND SECTION 24-54-103.3 (3)".

Page 5, after line 10 insert:

"(a) "DEFERRED POSITIVE FACTOR PAYMENT" MEANS AN AMOUNT EQUAL TO THE DIFFERENCE BETWEEN:

(I) THE TOTAL OF THE POSITIVE FACTOR FOR EACH BUDGET YEAR COMMENCING ON AND AFTER JULY 1, 2027, AND BEFORE THE EARLIER OF THE CURRENT BUDGET YEAR OR THE 2035-36 BUDGET YEAR; AND

(II) THE TOTAL OF THE:

(A) POSITIVE FACTOR EDUCATION AMOUNT PAID TO ALL DISTRICTS PURSUANT TO SECTION 24-77-302 (2)(b) FOR EACH BUDGET YEAR COMMENCING ON AND AFTER JULY 1, 2027, AND THROUGH THE IMMEDIATELY PRECEDING BUDGET YEAR; AND

(B) THE POSITIVE FACTOR ACCELERATION AMOUNT PAID TO ALL DISTRICTS PURSUANT TO SECTION 24-54-103.3 FOR EACH BUDGET YEAR COMMENCING ON AND AFTER JULY 1, 2027, AND THROUGH THE IMMEDIATELY PRECEDING BUDGET YEAR."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Reletter succeeding paragraphs accordingly.

Page 5, after line 24 insert:

- "(d) "POSITIVE FACTOR" MEANS:
 - (I) FOR THE 2027-28 BUDGET YEAR, THE SUM OF:
 - (A) TWO PERCENT OF PROGRAM FOUNDATION CALCULATED FOR THE 2025-26 BUDGET YEAR; AND
 - (B) TWO PERCENT OF PROGRAM FOUNDATION CALCULATED FOR THE 2026-27 BUDGET YEAR;
 - (II) FOR THE 2028-29 BUDGET YEAR THROUGH THE 2035-36 BUDGET YEAR, THE SUM OF:
 - (A) TWO PERCENT OF PROGRAM FOUNDATION FOR THE IMMEDIATELY PRECEDING BUDGET YEAR;
 - (B) THE POSITIVE FACTOR FOR THE IMMEDIATELY PRECEDING BUDGET YEAR; AND
 - (III) FOR THE 2036-37 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER:
 - (A) TWO PERCENT OF PROGRAM FOUNDATION FOR THE 2035-36 BUDGET YEAR;
 - (B) THE POSITIVE FACTOR FOR THE 2035-36 BUDGET YEAR.
- (e) "POSITIVE FACTOR ACCELERATION AMOUNT" MEANS THE AMOUNT OF THE POSITIVE FACTOR FOR A BUDGET YEAR EXPENDED TO FUND THE POSITIVE FACTOR ACCELERATION PERCENTAGE, AS DEFINED IN SECTION 22-54-103.3 (3)(d), PURSUANT TO SECTION 24-54-103.3 (3).
- (f) "POSITIVE FACTOR EDUCATION INVESTMENT AMOUNT" MEANS AN AMOUNT OF THE POSITIVE FACTOR FOR A BUDGET YEAR EQUAL TO THE DIFFERENCE BETWEEN THE POSITIVE FACTOR FOR THAT BUDGET YEAR AND THE POSITIVE FACTOR ACCELERATION AMOUNT FOR THAT BUDGET YEAR.
- (g) "PROGRAM FOUNDATION" MEANS:
 - (I) FOR BUDGET YEARS BEFORE TOTAL PROGRAM IS DETERMINED PURSUANT TO SECTION 22-54-103.5, AN AMOUNT EQUAL TO STATE SHARE OF TOTAL PROGRAM; AND
 - (II) FOR BUDGET YEARS WHEN TOTAL PROGRAM IS DETERMINED PURSUANT TO SECTION 22-54-103.5, AN AMOUNT EQUAL TO NEW FORMULA STATEWIDE TOTAL PROGRAM CALCULATION.
- (h) "STATE SHARE OF TOTAL PROGRAM" MEANS AN AMOUNT EQUAL TO THE TOTAL OF THE STATE'S SHARE OF EACH SCHOOL DISTRICT'S TOTAL PROGRAM, AS DEFINED IN SECTION 22-55-102 (18)."

Reletter succeeding paragraph accordingly.

Page 5, strike lines 26 and 27.

- Page 6, strike line 1 and substitute "AMOUNT EQUAL TO THE LESSER OF:
 - (I) (A) THE POSITIVE FACTOR FOR THE CURRENT BUDGET YEAR;
 - (B) PLUS THE DEFERRED POSITIVE FACTOR AMOUNT FOR THE CURRENT BUDGET YEAR; OR
 - (II) THE AMOUNT THAT THE STATE IS".

Page 6, strike lines 5 through 8 and substitute:

"(2) FOR THE 2027-28 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER, A DISTRICT'S POSITIVE FACTOR EDUCATION INVESTMENT AMOUNT IS EQUAL TO:

$$\frac{\text{NEW FORMULA DISTRICT TOTAL PROGRAM CALCULATION}}{\text{NEW FORMULA STATEWIDE TOTAL PROGRAM CALCULATION}} \times (\text{THE TWO PERCENT K-12 PUBLIC EDUCATION INCREASE MINUS THE POSITIVE FACTOR ACCELERATION AMOUNT})."$$

Page 6, lines 9 and 10, strike "THROUGH THE 2036-37 BUDGET YEAR," and substitute "AND EVERY BUDGET YEAR THEREAFTER,".

Page 6, lines 14 and 15, strike "THROUGH THE 2036-37 BUDGET YEAR," and substitute "AND EVERY BUDGET YEAR THEREAFTER,".

Page 6, line 17, strike "FUNDING" and substitute "EDUCATION INVESTMENT

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

AMOUNT".

Page 6, line 21, strike "FUNDING" and substitute "EDUCATION INVESTMENT AMOUNT".

Page 6, line 23, strike "FUNDING" and substitute "EDUCATION INVESTMENT AMOUNT".

Page 7, line 2, strike "FUNDING" and substitute "EDUCATION INVESTMENT AMOUNT".

Page 7, strike line 8.

Page 7, strike lines 22 and 23.

ReNUMBER succeeding subsections accordingly.

Page 8, after line 1 insert:

"(5) "TWO PERCENT K-12 PUBLIC EDUCATION INCREASE" HAS THE MEANING SET FORTH IN SECTION 22-54-103.7 (1)(i)."

Page 8, strike lines 11 through 14 and substitute "EXCESS STATE REVENUES ACCOUNT. THE STATE TREASURER SHALL CREDIT TO THE ACCOUNT AN AMOUNT EQUAL TO THE AMOUNT THAT THE STATE RETAINS IN A FISCAL YEAR PURSUANT TO SUBSECTION (1) OF THIS SECTION MINUS AN AMOUNT EQUAL TO THE TOTAL DOLLAR AMOUNT OF WARRANTS ISSUED BY THE STATE TREASURER PURSUANT TO SECTION 39-3-207 (4) IN THE IMMEDIATELY FOLLOWING FISCAL YEAR."

Page 8, strike lines 16 through 27 and substitute "1, 2027, FROM THE MONEY IN THE EXCESS STATE REVENUES ACCOUNT THAT IS RETAINED FOR A PRECEDING STATE FISCAL YEAR PURSUANT TO SUBSECTION (1) OF THIS SECTION AND DEPOSITED IN THE ACCOUNT PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION, THE GENERAL ASSEMBLY:

(I) SHALL TRANSFER OR APPROPRIATE TO THE DEPARTMENT OF EDUCATION AN AMOUNT EQUAL TO THE TWO PERCENT K-12 PUBLIC EDUCATION INCREASE FOR THE CURRENT STATE FISCAL YEAR AND THE DEPARTMENT OF EDUCATION SHALL DISTRIBUTE THAT AMOUNT IN ACCORDANCE WITH SECTION 22-54-103.3 AND SECTION 22-54-107.7; AND

(II) AFTER MAKING THE APPROPRIATIONS OR TRANSFERS REQUIRED BY SUBSECTION (2)(b)(I) OF THIS SECTION FOR A STATE FISCAL YEAR, MAY APPROPRIATE OR TRANSFER THE MONEY FOR ANY OTHER PURPOSE."

Page 9, strike lines 1 through 17.

ReNUMBER succeeding subsections accordingly.

Page 10, line 1, strike "AUGUST 1, 2027," and substitute "AUGUST 1, 2026,".

Page 10, line 5, strike "TOTAL AMOUNT THAT IS" and substitute "GREATEST TOTAL AMOUNT IN A PRECEDING STATE FISCAL YEAR THAT HAS BEEN".

Page 10, line 7, strike "THE IMMEDIATELY" and substitute "A".

Page 10, line 9, strike "PROGRAM." and substitute "PROGRAM AND THE AMOUNT OF THE TWO PERCENT K-12 PUBLIC EDUCATION INCREASE FOR THE SAME STATE FISCAL YEAR."

Page 10, lines 10 and 11, strike "FOR THE IMMEDIATELY PRECEDING STATE FISCAL YEAR".

Page 11, before line 14 insert:

"SECTION 4. In Colorado Revised Statutes, 22-44-304, add (1)(g) as follows:

22-44-304. Financial reporting - online access to information - definitions.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(1) (g) (I) ADDITIONALLY, COMMENCING ON JULY 1, 2027, EACH LOCAL EDUCATION PROVIDER, AS DEFINED IN SECTION 22-54-202, SHALL POST IN A FORMAT THAT CAN BE DOWNLOADED AND SORTED, FOR FREE PUBLIC ACCESS, THE LOCAL EDUCATION PROVIDER'S ACTUAL EXPENDITURES OF ANY POSITIVE FACTOR ACCELERATION AMOUNT RECEIVED PURSUANT TO SECTION 22-54-103.3 AND ANY POSITIVE FACTOR EDUCATION INVESTMENT AMOUNT RECEIVED PURSUANT TO SECTION 22-54-103.7.

(II) AS USED IN THIS SUBSECTION (1)(g), UNLESS THE CONTEXT OTHERWISE REQUIRES:

(A) "POSITIVE FACTOR ACCELERATION AMOUNT" HAS THE MEANING SET FORTH IN SECTION 22-54-103.7 (1)(e).

(B) "POSITIVE FACTOR EDUCATION INVESTMENT AMOUNT" HAS THE MEANING SET FORTH IN SECTION 22-54-103.7 (1)(f)."

Renumber succeeding sections accordingly.

Page 12, line 11, strike "(4)," and substitute "(3)."

Page 12, line 25, strike "(4)." and substitute "(3)."

Page 13, line 10, strike "(4)." and substitute "(3)."

Page 13, lines 20 and 21, strike "the state spends" and substitute "spent".

Strike "JULY 1, 2027," and substitute "JULY 1, 2026," on: **Page 8**, lines 4 and 5; **Page 10**, line 1; **Page 12**, line 24; and **Page 13**, line 9.

Page 1, lines 104 and 105, strike "USING THE INCREASED APPROPRIATION FOR DISTRICT SCHOOL FACTOR FUNDING,".

Amend the Senate Finance Committee Report, dated March 12, 2026, page 1, line 6, strike "SAME" and substitute "CURRENT".

Page 1 of the report, strike lines 9 through 12 and substitute "POSITIVE FACTOR EDUCATION INVESTMENT AMOUNTS MUST BE DISTRIBUTED IN THE SAME FORM AND MANNER IN WHICH PAYMENTS OF TOTAL PROGRAM ARE DISTRIBUTED UNDER LAW TO ALL PUBLIC SCHOOLS.".

Page 1 of the report, strike lines 15 through 21.

Page 2, of the report, strike line 1.

Appropriations

After consideration on the merits, the Committee recommends that **SB26-151** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

SB26-168 by Senator(s) **Weissman**; also Representative(s) Zokaie--Concerning the reporting of money handled by legislative caucuses, and, in connection therewith, requiring each legislative caucus to report money accepted, received, and expended to the legislative council staff and requiring the legislative council staff to publicly post financial reports. State, Veterans, & Military Affairs

SB26-169 by Senator(s) **Roberts and Carson**, Frizell, Weissman; also Representative(s) Luck and Camacho, Soper, Woodrow--Concerning the nonsubstantive revision of the Colorado Revised Statutes, as amended, and, in connection therewith, amending or repealing obsolete, imperfect, and inoperative law to preserve the legislative intent, effect, and meaning of the law. Judiciary

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1110, SB26-078, SB26-151 were made Special Orders at 9:35a.m.

Committee of the Whole The hour of 9:35a.m. having arrived, Senator Marchman moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills--Consent Calendar, and Senator Marchman was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1110 by Representative(s) Camacho and Jackson; also Senator(s) **Catlin and Danielson, Simpson**--Concerning the protection of vulnerable adults from financial exploitation in relation to financial institutions.

Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, April 15, page(s) 686 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

SB26-078 by Senator(s) **Amabile and Kirkmeyer**; also Representative(s) Smith and Taggart--Concerning modifications to certain statutes relating to institutions of higher education, and, in connection therewith, changing procedures relating to information sharing, data, and capital construction projects.

Amendment No. 1, Education Committee Amendment.
(Printed in Senate Journal, March 3, page(s) 299-301 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 17, page(s) 745 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-151 by Senator(s) **Kolker and Gonzales J.**; --Concerning modifications to the public employees' retirement association.

Ordered engrossed and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

**ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE --
SPECIAL ORDERS -- CONSENT CALENDAR**

On motion of Senator Marchman, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1110, as amended, SB26-078, as amended, SB26-151.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-006, SB26-015 were made Special Orders at 9:41a.m.

Committee of the Whole

The hour of 9:41a.m. having arrived, Senator Marchman moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Marchman was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-006 by Senator(s) **Amabile**; also Representative(s) Brown--Concerning parity for the use of non-opioid pain management drugs.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, April 8, page(s) 604-605 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-015 by Senator(s) **Pelton B. and Roberts**; also Representative(s) Duran and Caldwell--Concerning offenses involving commercial sexual activity with a child.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, February 12, page(s) 160 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 17, page(s) 743-744 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

**ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE --
SPECIAL ORDERS**

On motion of Senator Marchman, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-006, as amended, SB26-015, as amended.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1262 by Representative(s) Stewart K. and Stewart R.; also Senator(s) **Ball and Roberts--** Concerning preserving patient access to compounded medical items.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

SB26-145 by Senator(s) **Bright and Kipp**; also Representative(s) Boesenecker and Gilchrist-- Concerning charter school involvement in local ballot questions.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	N	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Carson and Frizell.

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:

SB26-066 by Senator(s) **Jodeh and Carson**; also Representative(s) Jackson--Concerning the regulation of compounded weight-loss medications that have not been approved by the United States food and drug administration.

A majority of those elected to the Senate having voted in the affirmative, Senator Carson was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.016) , by Senator Carson.

Amend engrossed bill, page 3, strike lines 12 through 25 and substitute "practice requirements; and

(d) Therefore, the general assembly should take action to protect Coloradans by requiring that compounded weight-loss medications are sourced from FDA-registered and -inspected facilities and that those medications contain safe and pharmaceutical-grade ingredients."

Page 4, line 2, strike "**labeling requirements - deceptive advertising -**".

Page 4, line 3, strike "**rules -**".

Strike pages 5 through 10 and substitute:

"(2) **Prohibited conduct.** A PERSON ENGAGES IN A DECEPTIVE TRADE PRACTICE WHEN, IN THE COURSE OF THE PERSON'S BUSINESS, VOCATION, OR OCCUPATION, THE PERSON:

(a) MAKES A FALSE OR MISLEADING CLAIM, INCLUDING AN UNSUBSTANTIATED CLAIM, ABOUT A COMPOUNDED WEIGHT-LOSS MEDICATION WHEN THE PERSON IS ADVERTISING OR OTHERWISE PROMOTING THE COMPOUNDED WEIGHT-LOSS MEDICATION;

(b) DISTRIBUTES A COMPOUNDED WEIGHT-LOSS MEDICATION TO A PERSON WHEN THE DISTRIBUTOR IS NOT LEGALLY AUTHORIZED TO DISTRIBUTE OR TRANSFER THE BULK DRUG SUBSTANCES USED IN THE COMPOUNDED WEIGHT-LOSS MEDICATION;

(c) MAKES A MATERIALLY FALSE OR MISLEADING REPRESENTATION THAT THE COMPOUNDED WEIGHT-LOSS MEDICATION IS APPROVED BY THE FDA WHEN THE COMPOUNDED WEIGHT-LOSS MEDICATION IS NOT APPROVED BY THE FDA; OR

(d) MAKES A MATERIALLY FALSE, MISLEADING, OR UNVERIFIED CLAIM REGARDING THE EFFICACY, SAFETY, COMPARATIVE PERFORMANCE, CLINICAL OUTCOMES, OR OTHER THERAPEUTIC BENEFITS OF THE COMPOUNDED WEIGHT-LOSS MEDICATION WHEN THE PERSON IS ADVERTISING OR OTHERWISE PROMOTING THE COMPOUNDED WEIGHT-LOSS MEDICATION.

(3) **Enforcement.**

(a) PURSUANT TO SECTION 6-1-105 (1)(qqqq), THE ATTORNEY GENERAL MAY ENFORCE THIS SECTION AS A DECEPTIVE TRADE PRACTICE."

Page 11, strike lines 1 through 7.

Page 11, strike lines 14 through 19 and substitute:

"(4) **Applicability.** THIS SECTION DOES NOT APPLY TO:"

Page 11, line 20, strike "(I)" and substitute "(a)".

Page 11, line 23, strike "(II)" and substitute "(b)".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 11, line 25, strike "(III)" and substitute "(c)".

Page 11, line 27, strike "(IV)" and substitute "(d)".

Page 12, line 2, strike "(V)" and substitute "(e)".

Page 12, line 3, strike "(VI)" and substitute "(f)".

Page 12, line 5, strike "(VII)" and substitute "(g)".

Page 12, after line 5 insert:

"SECTION 3. In Colorado Revised Statutes, 6-1-105, **add** (1)(qqqq) as follows:

6-1-105. Unfair or deceptive trade practices - definitions.

(1) A person engages in a deceptive trade practice when, in the course of the person's business, vocation, or occupation, the person:
(qqqq) VIOLATES SECTION 6-1-741."

Page 12, strike lines 6 through 12 and substitute:

"SECTION 4. Act subject to petition - effective date - applicability.

(1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to conduct occurring on or after the applicable effective date of this act."

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	20	NO	15	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	Y	Kolker	N	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	N	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	N	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	N
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

HB26-1084 by Representative(s) Espenosa and Camacho; also Senator(s) **Weissman and Lindstedt**-- Concerning voter transparency requirements to expand information about the funding of initiated statewide ballot measures, and, in connection therewith, requiring the abstract of the fiscal impact statement for certain initiated statewide ballot measures to describe the measure's likely effect on the main areas of state expenditure.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Exum, Gonzales J., Hinrichsen, Kipp, Roberts, Snyder, Sullivan, and Wallace.

HB26-1202 by Representative(s) Rutinel and Sirota, Camacho, Clifford, Ricks; also Senator(s) **Amabile and Marchman**, Wallace--Concerning strategies to mitigate homelessness, and, in connection therewith, requiring the department of local affairs to present a proposal for a statewide strategy on homelessness prevention and resolution, allowing local governments to create multijurisdictional homelessness authorities, and allowing real estate documentary fees to be used for affordable housing.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Gonzales J., and Kipp.

SB26-002 by Senator(s) **Kipp and Exum**; also Representative(s) Willford--Concerning energy affordability, and, in connection therewith, establishing a percentage-of-income payment plan program for income-qualified utility customers.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Coleman, Cutter, Gonzales J., Kolker, Lindstedt, Marchman, Roberts, Snyder, Wallace, and Weissman.

Committee of the Whole On motion of Senator Marchman, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills, and Senator Marchman was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1071 by Representative(s) Mauro and Duran; also Senator(s) **Cutter**--Concerning allowing a local government to locate an automated vehicle identification system on an interstate highway.

Laid over until Monday, April 20, 2026.

SB26-134 by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks.

Laid over until Monday, April 20, 2026.

SB26-101 by Senator(s) **Pelton B. and Roberts**; also Representative(s) Richardson--Concerning measures to assist local governments in complying with landfill methane emission reduction regulations adopted by the air quality control commission.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 656-658 and placed in members' bill files.)

Amendment No. 1(L.005), by Senator Pelton B.

Amend the Transportation and Energy Committee Report, dated April 13, 2026, page 3, after line 4 insert:

"SECTION 3. In Colorado Revised Statutes, 24-4-109, amend (2)(b)(II) introductory portion as follows:

24-4-109. State engagement of disproportionately impacted communities - definitions.

(2) **Definitions.**

(b) As used in this section and sections 25-1-134 and 25-7-105 (1)(e), unless the context otherwise requires:

(II) "Disproportionately impacted community" means a community that is described in subsection (2)(b)(II)(G) or (2)(b)(II)(H) of this section or that is in a census block group, as determined in accordance with the ~~most recent five-year United States bureau of the census American community survey~~ FIVE-YEAR UNITED STATES BUREAU OF THE CENSUS AMERICAN COMMUNITY

SURVEY RELEASED NO LATER THAN THREE YEARS PRIOR and meets one or more of the following criteria:".

Renumber succeeding section accordingly.

Amendment No. 3(L.006), by Senator Pelton B.

Amend the Transportation and Energy Committee Report, dated April 13, 2026, page 1, line 10, after "requires" insert "certain".

Page 1, line 24, after "local" insert "disproportionately impacted".

Page 2, line 22, after "PROJECTS" insert "IN DISPROPORTIONATELY IMPACTED COMMUNITIES".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-159 by Senator(s) **Weissman and Gonzales J.**; also Representative(s) Mabrey and Martinez-- Concerning measures for managing the capacity of the department of corrections.

Amendment No. 1, Judiciary Committee Amendment.

(Printed in Senate Journal, April 14, page(s) 664 and placed in members' bill files.)

Amendment No. 2(L.008), by Senator Weissman.

Amend the Judiciary Committee Report, dated April 13, 2026, page 2 of the report, lines 9 and 10, strike "SUBSECTION (1.5) of this section" and substitute "THIS SUBSECTION (1.5) of this section".

Page 2, line 12, strike "he or she" and substitute "~~he or she~~ THE INMATE".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-158 by Senator(s) **Weissman and Ball**; also Representative(s) Carter and Espenoza-- Concerning early parole procedures for a youthful offender who has successfully completed a specialized program.

Amendment No. 1, Judiciary Committee Amendment.

(Printed in Senate Journal, April 14, page(s) 665 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-150 by Senator(s) **Ball and Jodeh**; also Representative(s) Froelich and Jackson--Concerning reforms to the regional transportation district to increase accountability.

Laid over until Monday, April 20, 2026.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Marchman, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	27	NO	8	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-101, as amended, SB26-159, as amended, SB26-158, as amended.
 Laid over until Monday, April 20: HB26-1071, SB26-134, SB26-150.

CONSIDERATION OF RESOLUTIONS

SJR26-021 by Senator(s) **Jodeh**; also Representative(s) Zokaie--Concerning designating the month of April as National Arab American Heritage Month.

On motion of Senator Jodeh, the resolution was read at length and **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-105 by Senator(s) **Hinrichsen**; also Representative(s) Martinez and Mauro--Concerning county coroners, and, in connection therewith, requiring coroners to disclose their financial interests in regulated businesses.

Senator Hinrichsen moved that the Senate concur in House amendments to **SB26-105**, as printed in House journal, April 14, 2026, page(s) 1156. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-121 by Senator(s) **Rodriguez and Simpson**, Pelton B.; also Representative(s) Martinez and Winter T.--Concerning the establishment of a threshold of fifty-six hours in a workweek for when an agricultural employer is required to pay overtime to an agricultural employee.

Senator Rodriguez moved that the Senate concur in House amendments to **SB26-121**, as printed in House journal, April 15, 2026, page(s) 1178-1179. The motion was **adopted** by the following roll call vote:

YES	30	NO	5	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	N	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	N	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	N	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	20	NO	15	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	N	Kolker	N	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	Y	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

(For further action, see Reconsideration of SB26-121.)

SB26-128 by Senator(s) **Snyder and Kirkmeyer**; also Representative(s) Lukens and Zokaie--Concerning a sales and use taxation exemption on certain fees charged by destination management companies.

Senator SNyder moved that the Senate concur in House amendments to **SB26-128**, as printed in House journal, April 13, 2026, page(s) 1133. The motion was **adopted** by the following roll call vote:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	28	NO	7	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	N	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

RECONSIDERATION OF SB26-121

SB26-121 by Senator(s) **Rodriguez and Simpson**, Pelton B.; also Representative(s) Martinez and Winter T.--Concerning the establishment of a threshold of fifty-six hours in a workweek for when an agricultural employer is required to pay overtime to an agricultural employee.

Having voted on the prevailing side, Senator Rodriguez moved for reconsideration of the last Senate action, repassage of **SB26-121**.

A majority of all members elected to the Senate having voted in the affirmative, reconsideration was granted.

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	19	NO	16	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	N	Kolker	N	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
STATE PLUMBING BOARD

effective July 2, 2025 for terms expiring July 1, 2029:

Sarah Harkssen of Thornton, Colorado, to serve as a master plumber, reappointed;

Matthew Gentrup of Loveland, Colorado, to serve as an employee of a local government agency conducting plumbing inspections, appointed;

Tiffany Hansen of Littleton, Colorado, to serve as a journeyman plumber, appointed.

for a term expiring July 1, 2026:

Jarrod Serafine of Colorado Springs, Colorado, to serve as a plumbing contractor engaged in the construction of residential or commercial buildings, occasioned by the resignation of Charles Lee of Grand Junction, Colorado, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
STATE ELECTRICAL BOARD

effective July 1, 2025 for terms expiring July 1, 2028:

Russell Strickler of Denver, Colorado, to serve as a public member, appointed;

Benjamin Larkin of Castle Rock, Colorado, to serve as an electrical contractor who has a masters' license, reappointed;

Sharresa Allen of Berthoud, Colorado, to serve as a journeyman electrician who is not an electrical contractor, occasioned by the resignation of Monique Cisneros of Conifer, Colorado, appointed;

Michael Cachat of Wheat Ridge, Colorado, to serve as a general contractor, occasioned by the resignation of Yvette Roman of Denver, Colorado, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
WORKERS' COMPENSATION COST
CONTAINMENT BOARD

for terms expiring December 13, 2029:

Robert Switzer of Centennial, Colorado, to serve as an executive with good risk management experience in the insurance industry, reappointed;

Thomas Jensen of Gypsum, Colorado, to serve as an employer with good risk management experience with respect to their workers' compensation insurance, reappointed;

Susan Mishler of Littleton, Colorado, to serve as representative of an employer with good risk management experience in the insurance industry, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

INTRODUCTION OF BILLS -- FIRST READING (cont'd)

The following bills were read by title and referred to the committees indicated:

SB26-170 by Senator(s) **Coleman**; also Representative(s) Bacon--Concerning creating a task force to study how to expand access to effective public schools for Colorado students.
Education

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-018.

TRIBUTES

Honoring:

The Links, Incorporated – Senator Coleman
NBCSL - National Black Caucus of State Legislators – Senator Coleman
DU Men's Ice Hockey Team -- Senator Rodriguez

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Monday,
April 20, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

97th Legislative Day Monday, April 20, 2026

- Prayer 10
By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver. 11
- Call to Order 12
By the President at 10:00 a.m. 13
- Roll Call 14
Present--33. 15
Excused--2, Danielson, Pelton R. 16
Present later--1, Danielson. 17
- Quorum 18
The President announced a quorum present. 19
- Pledge 20
By Senator Catlin. 21
- Approval of the Journal 22
On motion of Senator Weissman, the Journal of Friday, April 17, 2026, was approved as corrected by the Secretary. 23

SENATE SERVICES REPORT

- Correctly Printed:** SB26-168, 169, and 170. 24
- Correctly Engrossed:** SB26-006, 015, 078, 101, 151, 158, and 159; SJR26-021. 25
- Correctly Reengrossed:** SB26-002, 066, and 145. 26
- Correctly Revised:** HB26-1110. 27
- Correctly Rerevised:** HB26-1084, 1202, and 1262. 28
- Correctly Enrolled:** SB26-105, 121, and 128; SJR26-016 and 018. 29

MESSAGE FROM THE HOUSE

Friday, April 17, 2026 30
Mr. President: 31

The House has adopted and returns herewith SJM26-001. 32

The House has voted not to concur in the Senate amendments to HB26-1357, HB26-1363, HB26-1380, HB26-1399, HB26-1405, HB26-1409, HB26-1410, HB26-1411, and HB26-1412 and requests that a conference committee be appointed for said bills. The Speaker has appointed Representatives Sirota, chair, Brown, and Taggart as House conferees on the First Conference Committee on HB26-1357, HB26-1363, HB26-1380, HB26-1399, HB26-1405, HB26-1409, HB26-1410, HB26-1411, and HB26-1412. The House has granted authorization to go beyond the scope of the differences. The bills are transmitted herewith. 33

The House has voted to concur in the Senate amendments to HB26-1305, HB26-1373, and HB26-1406, and has repassed the bills as so amended 34

At the order of the President, Senator Danielson was added to the current roll call. 35

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1110 by Representative(s) Camacho and Jackson; also Senator(s) **Catlin and Danielson**, Simpson--Concerning the protection of vulnerable adults from financial exploitation in relation to financial institutions.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	E	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Bridges, Carson, Coleman, Cutter, Exum, Hinrichsen, Jodeh, Kipp, Kolker, Marchman, Rodriguez, Snyder, Sullivan, and Wallace.

SB26-078 by Senator(s) **Amabile and Kirkmeyer**; also Representative(s) Smith and Taggart--Concerning modifications to certain statutes relating to institutions of higher education, and, in connection therewith, changing procedures relating to information sharing, data, and capital construction projects.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	E	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Kolker, Marchman, and Pelton B.

SB26-151 by Senator(s) **Kolker and Gonzales J.**; also Representative(s) Bacon and Lukens--
Concerning modifications to the public employees' retirement association.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	29	NO	5	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	E	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Jodeh, Kipp, and Marchman.

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:

SB26-006 by Senator(s) **Amabile and Kirkmeyer**; also Representative(s) Brown and Taggart--
Concerning parity for the use of non-opioid pain management drugs.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	29	NO	5	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	N	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	E	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Bright, Catlin, Coleman, Cutter, Frizell, Pelton B., and Wallace.

SB26-015 by Senator(s) **Pelton B. and Roberts**; also Representative(s) Duran and Caldwell--
Concerning offenses involving commercial sexual activity with a child.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	E	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Baisley, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Danielson, Exum, Frizell, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Rich, Simpson, Snyder, and Zamora Wilson.

SB26-101 by Senator(s) **Pelton B. and Roberts**; also Representative(s) Richardson--Concerning measures to assist local governments in complying with landfill methane emission reduction regulations adopted by the air quality control commission.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	E	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Benavidez, Catlin, Coleman, Jodeh, Kirkmeyer, Simpson, and Snyder.

SB26-159 by Senator(s) **Weissman and Gonzales J.**; also Representative(s) Mabrey and Martinez--
Concerning measures for managing the capacity of the department of corrections.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	E	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Exum, Jodeh, Kipp, Marchman, Sullivan, and Wallace.

SB26-158 by Senator(s) **Weissman and Ball**; also Representative(s) Carter and Espenoza-- Concerning early parole procedures for a youthful offender who has successfully completed a specialized program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	E	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Danielson, Gonzales J., Jodeh, Kipp, Kolker, Marchman, and Wallace.

Committee of the Whole On motion of Senator Bridges, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills, and Senator Bridges was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1071 by Representative(s) Mauro and Duran; also Senator(s) **Cutter**--Concerning allowing a local government to locate an automated vehicle identification system on an interstate highway.

Amendment No. 1(L.006), by Senator Cutter.

Amend reengrossed bill, page 2, after line 1 insert:

"SECTION 1. Legislative declaration. (1) The general assembly finds and declares that:

(a) Municipalities have primary response authority for traffic enforcement on portions of federal interstates located in their jurisdiction pursuant to section 43-2-135 (1)(g), Colorado Revised Statutes;

(b) It is dangerous to conduct in-person traffic enforcement on interstate highways, and municipalities expend significant resources responding to traffic incidents on federal interstates;

(c) Automated vehicle identification systems, referred to in this section as "AVIS", are a safe and effective way to conduct traffic enforcement that municipalities have been utilizing for at least 30 years;

(d) In 1997, the general assembly adopted the first state law regarding utilization of AVIS throughout Colorado. The law has been amended from time to time but has remained in effect since that time.

(e) Federal prohibitions on masking convictions for traffic control violations by commercial driver's license holders pursuant to 49 CFR 384.226 have never been implicated by the use of AVIS in the United States;

(f) Federal masking is not implicated by AVIS because AVIS violations result in administrative citations and penalties imposed on the vehicle owner, not traffic control convictions, as that term is used in 49 CFR 384.226, imposed on the driver;

(g) Federal masking is only implicated where the identity of the driver is known, a conviction is obtained, and a deliberate decision is made not to place the conviction on the driving record;

(h) AVIS are separate and distinct from automated license plate readers in that AVIS do not continuously capture data for every passing vehicle and instead only activate and capture data when certain traffic violations occur;

(i) Under section 42-4-110.5 (7)(b), Colorado Revised Statutes, photographs or videos collected by AVIS are confidential and exempt from disclosure and inspection under the "Colorado Open Records Act"; and

(j) Under section 24-74-103, Colorado Revised Statutes, state and political subdivision employees are prohibited from disclosing personal identifying information, which includes data from AVIS, for the purpose of investigating for, participating in, cooperating with, or assisting in federal immigration enforcement.

(2) Therefore, the general assembly expressly declares that AVIS are a safe, effective, and highly regulated tool that has been successfully used solely for traffic enforcement in Colorado for decades and extending such use by local governments to interstate highways will further the traffic safety goals of this state."

Renumber succeeding sections accordingly.

Amendment No. 2(L.005), by Senator Cutter.

Amend reengrossed bill, page 3, line 7, strike "(A)" and substitute "(A)".

Page 3, line 18, strike "system." and substitute "system; EXCEPT THAT A COUNTY MAY LOCATE AN AUTOMATED VEHICLE IDENTIFICATION SYSTEM ON A PORTION OF SUCH A HIGHWAY THAT HAS A PEAK PERIOD SHOULDER LANE, AS DEFINED IN SECTION 43-4-806 (11)(a), AND A COUNTY MAY ISSUE A NOTICE OF VIOLATION OR A CIVIL PENALTY FOR A VIOLATION OF A TRAFFIC REGULATION ADOPTED BY THE COUNTY DETECTED BY THAT AUTOMATED VEHICLE IDENTIFICATION SYSTEM."

As amended, ordered revised and placed on the calendar for third reading and final passage.

SB26-134 by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks.

Laid over until Friday, April 24, 2026.

SB26-150 by Senator(s) **Ball and Jodeh**; also Representative(s) Froelich and Jackson--Concerning reforms to the regional transportation district to increase accountability.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, April 9, page(s) 613-615 and placed in members' bill files.)

Amendment No. 2(L.017), by Senator Ball.

Amend printed bill, page 12, line 6, strike "board" and substitute "board;".

Page 12, lines 8 and 9, strike "TO SERVE FOR A TERM OF TWO YEARS;".

Amendment No. 3(L.020), by Senator Ball.

Amend printed bill, page 15, strike lines 20 and 21 and substitute:

"(I) PUBLIC FINANCE, SUCH AS OPERATING AND CAPITAL BUDGETING, FARE REVENUE AND SUBSIDY STRUCTURES, CAPITAL PROGRAM DELIVERY, ASSET MANAGEMENT AND LIFECYCLE CAPITAL PLANNING, OR FINANCIAL MANAGEMENT OF A PUBLIC TRANSPORTATION SYSTEM;".

Amendment No. 4(L.024), by Senator Ball.

Amend the Transportation and Energy Committee Report, dated April 8, 2026, page 2, line 4, strike "LIMITS. THE" and substitute "LIMITS, WHICH".

Page 3, line 5, after "ACTIONS," insert "AND".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Amendment No. 5(L.026), by Senator Ball.

Amend printed bill, page 13, line 21, strike "and (10)" and substitute "(10), and (11)".

Page 19, after line 6 insert:

"(c) IF THE SEAT OF A MEMBER THAT WAS A CURRENT OR FORMER MEMBER OF THE UNION THAT REPRESENTS THE LARGEST COLLECTIVE BARGAINING UNIT OF EMPLOYEES OF THE DISTRICT IS VACANT, THE UNION THAT REPRESENTS THE LARGEST COLLECTIVE BARGAINING UNIT OF EMPLOYEES OF THE DISTRICT SHALL, WITHIN SIXTY DAYS AFTER THE VACANCY OCCURS, PROVIDE THE GOVERNOR WITH A LIST OF AT LEAST THREE QUALIFIED NOMINEES FOR THE VACANT MEMBER SEAT."

Reletter succeeding paragraph accordingly.

Page 20, after line 1 insert:

"(11) BEGINNING IN 2028, NO FEWER THAN THIRTY DAYS BEFORE THE DAY OF THE NOVEMBER 2028 GENERAL ELECTION, THE UNION THAT REPRESENTS THE LARGEST COLLECTIVE BARGAINING UNIT OF EMPLOYEES OF THE DISTRICT SHALL PROVIDE THE GOVERNOR WITH A LIST OF AT LEAST THREE QUALIFIED NOMINEES FOR THE APPOINTMENT OF THE MEMBER THAT MUST BE A CURRENT OR FORMER MEMBER OF THE UNION THAT REPRESENTS THE LARGEST COLLECTIVE BARGAINING UNIT OF EMPLOYEES OF THE DISTRICT."

Amendment No. 6(L.027), by Senator Ball.

Amend printed bill, page 20, after line 1 insert:

"SECTION 10. In Colorado Revised Statutes, **amend** 32-9-118 as follows:

32-9-118. Conflicts in interest prohibited.

(1) No director, officer, employee, or agent of the district shall be interested in any contract or transaction with the district except in his official representative capacity.

(2) A DIRECTOR WHO HAS A PERSONAL OR PRIVATE INTEREST IN ANY MATTER PROPOSED OR PENDING BEFORE THE BOARD SHALL DISCLOSE SUCH INTEREST TO THE BOARD, SHALL NOT VOTE THEREON, AND SHALL REFRAIN FROM ATTEMPTING TO INFLUENCE THE DECISIONS OF THE OTHER DIRECTORS IN VOTING ON THE MATTER.

(3) A DIRECTOR WHO IS A CURRENT MEMBER OF THE UNION THAT REPRESENTS THE LARGEST COLLECTIVE BARGAINING UNIT OF EMPLOYEES OF THE DISTRICT SHALL RECUSE THEMSELVES FROM ANY BOARD ACTION OR VOTE DIRECTLY CONCERNING COLLECTIVE BARGAINING, A LABOR AGREEMENT, OR THE TERMS AND CONDITIONS OF EMPLOYMENT OF THE BARGAINING UNIT REPRESENTED BY THE DIRECTOR."

Renumber the succeeding section accordingly.

Amendment No. 7(L.028), by Senator Ball.

Amend printed bill, page 13, line 21 strike "and (10)" and substitute "(10), and (11)".

Page 20, after line 1 insert:

"(11) (a) BEGINNING ON AUGUST 1, 2044, THE OFFICE OF LEGISLATIVE LEGAL SERVICES AND THE LEGISLATIVE COUNCIL STAFF SHALL CONDUCT A STUDY OF THE BOARD STRUCTURE CREATED IN SENATE BILL 26-150 AND THE EFFECTIVENESS OF THAT STRUCTURE BETWEEN JANUARY 1, 2029 AND AUGUST 1, 2044. THE STUDY MUST INCLUDE:

(I) THE JURISDICTION WHERE EACH MEMBER RESIDES; AND

(II) THE PROFESSIONAL EXPERIENCE OF EACH MEMBER.

(b) THE OFFICE OF LEGISLATIVE LEGAL SERVICES AND THE LEGISLATIVE COUNCIL STAFF SHALL COLLECT THE INFORMATION DESCRIBED IN SUBSECTION (11)(a) OF THIS SECTION FOR BOARD MEMBERS WHOSE TERMS STARTED ON JANUARY 1, 2019, BUT BEFORE DECEMBER 31, 2028, AND WILL USE THIS INFORMATION TO ESTABLISH BASELINE METRICS FOR BOARD MEMBERS WHO

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SERVED FROM JANUARY 1, 2019 THROUGH DECEMBER 31, 2028.

(c) ON AUGUST 1, 2044, THE OFFICE OF LEGISLATIVE LEGAL SERVICES SHALL SUBMIT A REPORT TO THE GENERAL ASSEMBLY ANALYZING THE GEOGRAPHIC AND PROFESSIONAL REPRESENTATION OF EACH DISTRICT BOARD THAT HAS SERVED SINCE JANUARY 1, 2029, COMPARED AGAINST THE BASELINE FOR BOARD MEMBERS WHO SERVED FROM JANUARY 1, 2019 THROUGH DECEMBER 31, 2028, AS DESCRIBED IN SUBSECTION (11)(b) OF THIS SECTION. THE GEOGRAPHIC ANALYSIS MUST INCLUDE DATA ON POPULATION CHANGE OF EACH JURISDICTION IN THE DISTRICT OVER THE SAME TIME PERIOD.

(d) ON OR BEFORE JANUARY 31, 2045, THE DISTRICT SHALL PRESENT AN EVALUATION OF THE DISTRICT'S CHANGE IN RIDERSHIP AND FINANCIAL PERFORMANCE BETWEEN JANUARY 1, 2029 AND AUGUST 1, 2044 TO A JOINT SESSION OF THE HOUSE AND SENATE TRANSPORTATION COMMITTEES."

Amendment No. 8(L.016), by Senator Ball.

Amend printed bill, page 8, line 16, strike "(1)(a) and (5)(a);" and substitute "(1)(a);".

Page 9, line 14, strike "OFFICE OF LEGISLATIVE LEGAL".

Page 9, strike lines 15 and 16.

Page 9, strike lines 20 through 24.

Reletter succeeding paragraph accordingly.

Page 10, line 5, strike "INDEPENDENT LEGISLATIVE REDISTRICTING COMMISSION".

Page 10, strike lines 6 and 7.

Page 10, strike lines 13 through 20.

Amend the Transportation and Energy Committee Report, dated April 8, 2026, page 3, strike lines 8 through 16.

Amendment No. 9(L.019), by Senator Ball.

Amend printed bill, page 15, line 8, strike "TWO" and substitute "ONE".

Page 15, line 11, strike "TWO" and substitute "THREE".

Page 16, line 16, strike "OR (7)(d)(I)".

Page 16, line 19, strike "OR (7)(d)(I)".

Page 17, line 17, after "ELECTION;" add "AND".

Page 17, strike lines 18 and 19.

Re-number succeeding subparagraph accordingly.

Page 17, line 20, strike "ONE OF THE TWO" and substitute "TWO OF THE".

Page 18, line 6, strike "APPOINT:" and substitute "APPOINT THE TWO MEMBERS AT THE GOVERNOR'S DISCRETION".

Page 18, strike lines 7 through 10.

Page 18, line 17, strike "OR (7)(d)(I)".

Page 19, line 3, strike "(7)(d)(II)" and substitute "(7)(d)".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	E	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1071, as amended, SB26-150, as amended.
Laid over until Friday, April 24: SB26-134.

CONSIDERATION OF RESOLUTIONS

SJR26-023 by Senator(s) **Mullica and Coleman**; also Representative(s) Bacon and Hartsook-- Concerning recognition of the contributions of Young Americans Bank and Young Americans Center for Financial Education to financial literacy education for students in Colorado.

Laid over until Tuesday, April 21, 2026.

CONSIDERATION OF MEMORIALS

SM26-001 by Senator(s) **Marchman**, Cutter; --Memorializing Congress to end high-stakes standardized testing mandates, return to evidence-based, humane education practices, and restore local accountability in public education.

Laid over until Thursday May 14, 2026.

APPOINTMENTS TO CONFERENCE COMMITTEE

The President appointed Senators Amabile, Chair, Bridges, and Kirkmeyer as Senate conferees on the first conference committee on **HB26-1357**.

The President appointed Senators Amabile, Chair, Bridges, and Kirkmeyer as Senate conferees on the first conference committee on **HB26-1363**.

The President appointed Senators, Bridges, Chair, Amabile, and Kirkmeyer as Senate conferees on the first conference committee on **HB26-1380**.

The President appointed Senators Amabile, Chair, Bridges, and Kirkmeyer as Senate conferees on the first conference committee on **HB26-1399**.

The President appointed Senators Amabile, Chair, Bridges, and Kirkmeyer as Senate conferees on the first conference committee on **HB26-1405**.

The President appointed Senators Bridges, Chair, Amabile, and Kirkmeyer as Senate conferees on the first conference committee on **HB26-1409**.

The President appointed Senators Bridges, Chair, Amabile, and Kirkmeyer as Senate conferees on the first conference committee on **HB26-1410**.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

The President appointed Senators Amabile, Chair, Bridges, and Kirkmeyer as Senate conferees on the first conference committee on [HB26-1411](#).

The President appointed Senators Bridges, Chair, Amabile, and Kirkmeyer as Senate conferees on the first conference committee on [HB26-1412](#).

CONFERENCE COMMITTEE GRANTED FURTHER POWERS

HB26-1357 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning phasing out the teacher recruitment education and preparation program, and, in connection therewith, making and reducing an appropriation.

Senator Amabile moved that the Senate conferees on the first conference committee on **HB26-1357** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

HB26-1363 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning a temporary reduction in the general fund reserve.

Senator Amabile moved that the Senate conferees on the first conference committee on **HB26-1363** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

HB26-1380 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the repeal of the office of the judicial discipline ombudsman.

Senator Amabile moved that the Senate conferees on the first conference committee on **HB26-1380** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

HB26-1399 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the elimination of the annual transfer from the general fund to the multimodal transportation and mitigation options fund, and, in connection therewith, reducing an appropriation.

Senator Amabile moved that the Senate conferees on the first conference committee on **HB26-1399** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

HB26-1405 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning transfers of money from certain cash funds to the general fund.

Senator Amabile moved that the Senate conferees on the first conference committee on **HB26-1405** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

HB26-1409 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the distribution of money collected from the retail marijuana sales tax.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Senator Amabile moved that the Senate conferees on the first conference committee on **HB26-1409** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

HB26-1410 by Representative(s) Sirota, Brown, Taggart; also Senator(s) **Bridges**, Amabile, Kirkmeyer--Concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and institutions, for and during the fiscal year beginning July 1, 2026, except as otherwise noted.

Senator Amabile moved that the Senate conferees on the first conference committee on **HB26-1410** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

HB26-1411 by Representative(s) Brown and Sirota; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning changes to health insurance benefits for certain low-income individuals who are not eligible for medical assistance due to their immigration status, and, in connection therewith, making and reducing an appropriation.

Senator Amabile moved that the Senate conferees on the first conference committee on **HB26-1411** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

HB26-1412 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning authorizing the department of health care policy and financing to use statistical sampling and extrapolation to recover overpayments to providers for certain medicaid services, and, in connection therewith, making and reducing an appropriation.

Senator Amabile moved that the Senate conferees on the first conference committee on **HB26-1412** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

MESSAGE FROM THE GOVERNOR

April 17th, 2026

Colorado Senate
The 75th General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-053 Colorado Housing and Finance Authority Mortgage POST Officers First Responders Approved on Friday 17th 2026 at 11:30 am

SB26-118 Legacy Giving to Charitable Organizations
Approved on Friday 17th 2026 at 11:30 am

Sincerely,
(signed)
Jared Polis
Governor

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJM26-001.

Senate in recess. Senate reconvened.

MESSAGE FROM THE HOUSE

Monday, April 20, 2026
Mr. President:

The House has adopted and returns herewith SJR26-019.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- SB26-171** by Senator(s) **Cutter and Wallace**; --Concerning prohibiting the disposal of preproduction plastic materials at a location that does not have a certificate of designation to operate as a solid waste disposal site and facility.
Transportation & Energy
- SB26-172** by Senator(s) **Hinrichsen and Kipp**; also Representative(s) Boesenecker and Paschal--
Concerning the front range passenger rail district.
Transportation & Energy
- HB26-1288** by Representative(s) Joseph and Carter; also Senator(s) **Roberts and Wallace**--Concerning measures related to jury selection.
Judiciary
- HB26-1322** by Representative(s) Valdez and McCormick; also Senator(s) **Cutter and Mullica**--
Concerning civil actions against certain individuals engaging in conversion therapy efforts.
Judiciary

MESSAGE FROM THE GOVERNOR

Appointment A letter of designation and appointment from Governor Jared Polis was read and assigned to committee as follows:

April 17, 2026

To the Honorable
Colorado Senate
Colorado General Assembly
State Capitol Building
Denver, CO 80203

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado, I have the honor to designate, appoint and submit to your consideration, the following:

MEMBER OF THE
TRANSPORTATION COMMISSION

for a term expiring July 1, 2029:

Carl Castillo of Boulder, Colorado, to serve as a commissioner from the Fourth Transportation District, occasioned by the resignation of Elise Jones of Boulder, Colorado, appointed.

Sincerely,
(signed)
Jared Polis
Governor

Rec'd: 04/17/26
Justin Shofler, Managing Clerk

Committee on Transportation & Energy

CORRECTED MESSAGE FROM THE GOVERNOR

April 17th, 2026

Colorado Senate
The 75th General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-053 Colorado Housing and Finance Authority Mortgage POST Officers First Responders
Approved on Friday April 17th 2026 at 11:30 am

SB26-118 Legacy Giving to Charitable Organizations
Approved on Friday April 17th 2026 at 11:30 am

Sincerely,
(signed)
Jared Polis
Governor

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-019.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Tuesday, April 21, 2026.

Approved:

Cathy Kipp
President *Pro Tem* of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

98th Legislative Day

Tuesday, April 21, 2026

Prayer	By President Coleman.	10
Call to Order	By the President at 9:00 a.m.	11
Roll Call	Present--34. Excused--1, Catlin.	12
Quorum	The President announced a quorum present.	13
Pledge	By Senator Simpson.	14
Approval of the Journal	On motion of Senator Weissman, the Journal of Monday, April 20, 2026, was approved as corrected by the Secretary.	15

SENATE SERVICES REPORT

- Correctly Printed:** SB26-171 and 172.
- Correctly Engrossed:** SB26-150.
- Correctly Reengrossed:** SB26-006, 015, 078, 101, 151, 158, and 159.
- Correctly Revised:** HB26-1071.
- Correctly Rerevised:** HB26-1110.
- Correctly Enrolled:** SJM26-001.

COMMITTEE OF REFERENCE REPORTS

Judiciary	After consideration on the merits, the Committee recommends that SB26-149 be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	42
	Amend printed bill, page 5, strike lines 7 and 8 and substitute:	43
	"(a) A CIVIL PROCEEDING REGARDING CERTIFICATION FOR SHORT-TERM TREATMENT PURSUANT TO SECTION 27-65-108.5, 27-65-109, OR 27-65-109.5;"	44
	Page 8, after line 7 insert:	45
	"(17.5) "INPATIENT CARE AT THE DISCRETION OF CDHS OR HCPF", OR SIMILAR TERMINOLOGY, MEANS PLACEMENT AT A FACILITY:	46
	(a) WHERE THE PERSON IS REQUIRED TO RESIDE AND IS NOT PERMITTED TO LEAVE UNLESS ACCOMPANIED AND SUPERVISED BY STAFF;	47
	(b) THAT AGREES TO SUPERVISE THE PERSON, THAT AGREES TO TAKE APPROPRIATE MEASURES TO ENSURE THE PERSON COMPLIES WITH ANY COURT ORDERS, AND THAT HAS PROCEDURES IN PLACE THAT WOULD RESULT IN A TIMELY REPORT TO THE COURT AND AUTHORITIES IF THE PERSON ABSCONDED WITHOUT PERMISSION;	48
	(c) WHERE A PROFESSIONAL PERSON, AS DEFINED IN SECTION 27-65-102, WHO IS EMPLOYED BY OR CONTRACTED BY CDHS, BHA, OR HCPF, ATTESTS THAT THE FACILITY IS MEDICALLY APPROPRIATE AND SUFFICIENTLY PROTECTS VICTIMS AND THE COMMUNITY FROM THE SUBSTANTIAL RISK OF HARM POSED BY THE PERSON; AND	49
	(d) THAT IS OPERATED BY, OR HAS CONTRACTED WITH, CDHS, BHA OR	50

HCPF TO PROVIDE SERVICES FOR CDHS, BHA, OR HCPF."

Page 8, strike lines 17 through 19.

Renumber succeeding subsections accordingly.

Page 9, line 22, strike "SUBSECTION (26)(b)" and substitute "SUBSECTION (25)(b)".

Page 15, lines 16 and 17, strike "OFFICE OF CIVIL AND FORENSIC MENTAL HEALTH," and substitute "DEPARTMENT,".

Page 17, lines 2 and 3, strike "TWENTY-FOUR HOURS" and substitute "TWO BUSINESS DAYS".

Page 17, line 8, strike "TWO" and substitute "TWENTY-ONE".

Page 21, strike lines 2 through 4 and substitute "restoration services provider."

Page 24, lines 16 and 17, strike "VIOLENCE SUBJECT TO THE "VICTIM RIGHTS ACT", SECTION 18-1.3-406;" and substitute "VIOLENCE, AS DEFINED IN SECTION 18-1.3-406 (2);".

Page 24, strike lines 20 through 22 and substitute "DISTRICT ATTORNEY IS AWARE OF AN ACT NOT CHARGED IN THE CURRENT CASE THAT WOULD QUALIFY PURSUANT TO SECTION 16-8.5-118 (6)(b)(II).".

Page 27, strike lines 19 through 25 and substitute:

"(I) THE COMPETENCY EVALUATOR'S OPINION AS TO WHETHER DIAGNOSTIC TESTING EXISTS BEYOND WHAT THE COMPETENCY EVALUATOR CAN PERFORM THAT IS NECESSARY TO PROVIDE AN OPINION AS TO WHETHER THE DEFENDANT IS INCOMPETENT TO PROCEED OR RESTORABLE; AND".

Page 28, strike lines 23 through 26.

Page 48, lines 23 and 24, strike "VIOLENCE SUBJECT TO THE "VICTIM RIGHTS ACT", SECTION 18-1.3-406;" and substitute "VIOLENCE, AS DEFINED IN SECTION 18-1.3-406 (2);".

Page 49, strike lines 2 through 4 and substitute "TO OTHERS BECAUSE THE PROSECUTION IS AWARE OF AN ACT NOT CHARGED IN THE CURRENT CASE THAT WOULD QUALIFY PURSUANT TO SECTION 16-8.5-118 (6)(b)(II). IF THE PROSECUTION REQUESTS AN OPINION".

Page 50, strike lines 12 through 19 and substitute:

"(c) IF THE COURT RECEIVES THE COMPETENCY EVALUATOR'S OPINION THAT THE DEFENDANT IS UNRESTORABLE PRIOR TO ENTERING AN INITIAL ORDER FOR RESTORATION SERVICES, THE COURT SHALL SET A RESTORABILITY HEARING IN LIEU OF ORDERING RESTORATION SERVICES."

Page 59, line 24, strike "SHALL" and substitute "SHALL, UNLESS THE COURT FINDS THERE IS AN ACCEPTABLE CARE COORDINATION ALTERNATIVE ALREADY IN PLACE,".

Page 60, after line 6 insert:

"(III) IDENTIFYING AND INFORMING THE COURT AND PARTIES OF APPROPRIATE LONG-TERM LEVEL OF CARE RECOMMENDATIONS AND PLACEMENT AVAILABILITY;".

Renumber succeeding subparagraphs accordingly.

Page 60, line 10, strike "OR".

Page 60, strike lines 11 through 13 and substitute:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

"(V) COORDINATING, AS NEEDED, WITH THE OFFICE OF PUBLIC GUARDIANSHIP, AN APPOINTED EMERGENCY GUARDIAN, CDHS, THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING, OR THE BEHAVIORAL HEALTH ADMINISTRATION FOR THE PURPOSE OF PROVIDING LONG-TERM CONTINUUM OF CARE FOR THE DEFENDANT."

Page 60, strike lines 14 and 15 and substitute:

"(b) IF THE COURT DETERMINES THAT THE APPOINTMENT OF AN EMERGENCY GUARDIAN IS APPROPRIATE PURSUANT TO SECTION 15-14-312 (1), THE COURT SHALL APPOINT THE OFFICE OF PUBLIC GUARDIANSHIP AS THE DEFENDANT'S EMERGENCY GUARDIAN."

Page 63, line 8, strike "THE COURT".

Page 64, after line 7 insert:

"(6) NOTWITHSTANDING SUBSECTIONS (3) AND (5) OF THIS SECTION, IF AN APPOINTED EMERGENCY GUARDIAN BELIEVES IN THEIR PROFESSIONAL JUDGMENT THAT A CIVIL PROCEEDING SHOULD BE INITIATED, THE COURT SHALL ALLOW THE EMERGENCY GUARDIAN TO INITIATE THE CIVIL PROCEEDING IN LIEU OF ORDERING THE COUNTY ATTORNEY TO INITIATE THE CIVIL PROCEEDING."

Renumber succeeding subsections accordingly.

Page 65, line 7, strike "(6)," and substitute "(7)."

Page 65, line 10, strike "(6)(b)" and substitute "(7)(b)".

Page 65, line 14, strike "(6)," and substitute "(7)."

Page 66, line 14, strike "(8)" and substitute "(9)".

Page 66, strike line 18 and substitute "OBJECTION BY".

Page 67, line 14, strike "**defendants.**" and substitute "**defendants - report - repeal.**".

Page 68, line 10, after "PARTIES;" insert "AND".

Page 68, line 14, strike "OPTIONS; AND" and substitute "OPTIONS."

Page 68, strike lines 15 through 17.

Page 69, after line 27 insert:

"(5) (a) THE DEFENDANT MAY REQUEST TO STIPULATE THAT THE COURT ORDER CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT RATHER THAN CONTESTING THE MATTER AT A TRIAL. THE COURT SHALL ALLOW THE DEFENDANT TO STIPULATE TO THE COURT ORDERING A CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT ONLY IF:

(I) THE COURT CONFIRMS THE DEFENDANT HAS BEEN FULLY ADVISED OF THE CONSEQUENCES AND THE RIGHTS THE DEFENDANT IS WAIVING, INCLUDING THE RIGHT TO A COURT TRIAL;

(II) THE STIPULATION IS IN WRITING AND STATED ON THE RECORD AT A HEARING AT WHICH THE DEFENDANT APPEARS, WITH THE CONSENT OF ANY GUARDIAN THAT HAS BEEN APPOINTED;

(III) THE COURT FINDS THE DEFENDANT UNDERSTANDS THE STIPULATION AND THAT THE STIPULATION IS VOLUNTARILY DESPITE THE DEFENDANT BEING INCOMPETENT TO PROCEED; AND

(IV) THE PARTIES ESTABLISH A FACTUAL BASIS.

(b) ANY STIPULATION OR ADMISSION MADE AS PART OF THE STIPULATION TO IMPOSITION OF A CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT IS NOT ADMISSIBLE IN ANY FUTURE CRIMINAL PROSECUTION TO PROVE ANY ACT ALLEGED IN THE WRITTEN NOTICE SEEKING THE CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Renumber succeeding subsections accordingly.

Page 70, line 2, strike "THAT THE DEFENDANT:" and substitute "THAT:".

Page 70, line 3, strike "HAS" and substitute "THE DEFENDANT HAS".

Page 70, strike lines 4 through 9 and substitute:

"(b) (I) THE DEFENDANT COMMITTED AN ACT THAT, IN THE ABSENCE OF ANY MENTAL DISABILITY OR DEVELOPMENTAL DISABILITY, WOULD CONSTITUTE:

- (A) HOMICIDE PURSUANT TO PART 1 OF ARTICLE 3 OF TITLE 18;
- (B) A CRIME OF VIOLENCE, AS DEFINED IN SECTION 18-1.3-406 (2); OR
- (C) A FELONY THAT CONSTITUTES UNLAWFUL SEXUAL BEHAVIOR, AS DEFINED IN SECTION 16-22-102; AND

(II) THE ACT DESCRIBED IN SUBSECTION (6)(b)(I) OF THIS SECTION THAT THE DEFENDANT IS ALLEGED TO HAVE COMMITTED IS OR WAS CHARGED IN A CRIMINAL CASE IN COLORADO IN WHICH COMPETENCY WAS RAISED; AND".

Page 70, line 10, strike "POSES" and substitute "THE DEFENDANT POSES".

Page 71, lines 8 and 9, strike "CHARGED AND ACQUITTED AS THE QUALIFYING ACTS PURSUANT TO THIS SUBSECTION (6)(c)," and substitute "ACQUITTED OR CONVICTED AS THE QUALIFYING ACTS SATISFYING THE CRITERIA LISTED IN SUBSECTION (6)(b) OF THIS SECTION,".

Page 71, lines 10 and 11, strike "CHARGED AND ACQUITTED" and substitute "ACQUITTED OR CONVICTED".

Page 71, line 12, strike "EVIDENCE." and substitute "EVIDENCE AND RELEVANT TO THE CRITERIA LISTED IN SUBSECTION (6)(a) OR (6)(c) OF THIS SECTION.".

Page 71, after line 12 insert:

"(d) (I) PRIOR TO TRIAL, THE COURT SHALL FIND THAT THE PROSECUTION HAS MET THE REQUIREMENTS IN SUBSECTION (6)(b)(II) OF THIS SECTION IF AN ACT ALLEGED TO SATISFY THE REQUIREMENT OF SUBSECTION (6)(b)(I) OF THIS SECTION IS:

- (A) CHARGED IN THE CURRENT CASE; OR
- (B) CHARGED IN ANOTHER PENDING CASE IN THE SAME JURISDICTION AND COMPETENCY WAS RAISED IN THE CASE.

(II) PRIOR TO TRIAL, THE COURT MAY FIND THAT THE PROSECUTION HAS MET THE REQUIREMENTS IN SUBSECTION (6)(b)(II) OF THIS SECTION IF:

(A) WITHOUT ADMITTING TO COMMITTING ANY ACTS, THE DEFENDANT STIPULATES THE DEFENDANT WAS CHARGED WITH AN ACT THAT MEETS THE REQUIREMENTS OF SUBSECTION (6)(b)(II) OF THIS SECTION; OR

(B) THE PROSECUTION FILES WITH THE COURT CERTIFIED COURT RECORDS FROM ANOTHER CRIMINAL CASE, CURRENT OR DISMISSED, THAT DEMONSTRATE BY CLEAR AND CONVINCING EVIDENCE THAT THE REQUIREMENTS OF SUBSECTION (6)(b)(II) OF THIS SECTION ARE SATISFIED.".

Page 73, strike lines 7 through 27.

Strike pages 74 through 79 and substitute:

"(10) IF THE COURT FINDS THAT THE PROSECUTION DID NOT MEET ONE OR MORE OF THE REQUIREMENTS DESCRIBED IN SUBSECTION (6) OF THIS SECTION, THE COURT SHALL DENY THE PROSECUTION'S REQUEST TO CIVILLY COMMIT OR ORDER THE ENHANCED PROTECTIVE PLACEMENT OF THE DEFENDANT AND SHALL DISMISS THE DEFENDANT'S CASE; EXCEPT THAT THE COURT MAY CONSIDER WHETHER TO ORDER OTHER CIVIL PROCEEDINGS PURSUANT TO SECTION 16-8.5-117.

(11) (a) IF THE COURT FINDS THAT THE PROSECUTION MET THE REQUIREMENTS DESCRIBED IN SUBSECTION (6) OF THIS SECTION, THE COURT SHALL:

(I) ORDER THE CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT OF THE DEFENDANT IN ACCORDANCE WITH SUBSECTION (12) OF THIS SECTION;

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(II) PLACE THE DEFENDANT AND ISSUE ANY RELATED ORDERS PURSUANT TO SUBSECTION (13) OF THIS SECTION; AND

(III) TRANSFER JURISDICTION OF THE CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT TO AN APPROPRIATE CIVIL COURT WITH JURISDICTION AND DISMISS THE CASE IN ACCORDANCE WITH SUBSECTION (14) OF THIS SECTION.

(b) THE COURT HAS SEVENTY DAYS TO PLACE THE DEFENDANT AND TRANSFER JURISDICTION TO THE APPROPRIATE CIVIL COURT; EXCEPT THAT THE COURT MAY EXTEND THE TIME LIMIT WITH THE CONSENT OF THE DEFENDANT. THE COURT SHALL ORDER THE PLACEMENT AND TRANSFER JURISDICTION AS SOON AS PRACTICABLE.

(12) (a) IF THE COURT FINDS THAT THE PROSECUTION MET THE REQUIREMENTS DESCRIBED IN SUBSECTION (6) OF THIS SECTION OR IF THE COURT ACCEPTS THE DEFENDANT'S STIPULATION TO CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT, THE COURT SHALL MAKE A FINDING OF THE DEFENDANT'S PRIMARY DIAGNOSIS THAT CONSTITUTES THE MENTAL DISABILITY OR DEVELOPMENTAL DISABILITY. THE COURT SHALL ORDER THE DEFENDANT CIVILLY COMMITTED TO THE LEGAL CUSTODY OF CDHS AND SUPERVISED PURSUANT TO SECTION 27-65-201, UNLESS THE DEFENDANT'S PRIMARY DIAGNOSIS IS AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY OR A NEUROCOGNITIVE DISORDER, AS THOSE TERMS ARE DEFINED IN SECTION 25.5-10-501, IN WHICH CASE, THE COURT SHALL ORDER AN ENHANCED PROTECTIVE PLACEMENT AND LEGAL CUSTODY OF THE DEFENDANT TO THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING AND SUPERVISED PURSUANT TO SECTION 25.5-10-507. AT ANY TIME PRIOR TO TRANSFERRING JURISDICTION TO A CIVIL COURT, THE COURT MAY, UPON A RECOMMENDATION FROM CDHS, CHANGE THE DESIGNATION OF THE PRIMARY DIAGNOSIS AND CONVERT THE ORDER TO CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT, AS APPROPRIATE, BASED ON THE DETERMINATION OF CDHS.

(b) THE COURT SHALL ISSUE ITS FINDINGS AND ORDERS PURSUANT TO THIS SECTION IN WRITING. WHEN THE COURT TRANSFERS JURISDICTION TO A CIVIL COURT PURSUANT TO SECTION 27-65-113 OR 25.5-10-509, THE COURT SHALL SEND THE CIVIL COURT RECEIVING JURISDICTION ALL THE WRITTEN FINDINGS AND ORDERS ENTERED PURSUANT TO THIS SECTION.

(13) (a) WHEN THE COURT ORDERS A CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT, IF CDHS PROPOSES PLACING THE DEFENDANT INTO INPATIENT CARE, THE COURT SHALL ORDER, WITHOUT FURTHER COURT REVIEW, THE DEFENDANT PLACED INTO INPATIENT CARE AT THE DISCRETION OF CDHS IF THE COURT ORDERED A CIVIL COMMITMENT OR AT THE DISCRETION OF HCPF IF THE COURT ORDERED AN ENHANCED PROTECTIVE PLACEMENT. IF CDHS HAS IDENTIFIED AN APPROPRIATE PROVIDER THAT DOES NOT MEET THE DEFINITION OF INPATIENT CARE BUT IS WILLING AND ABLE TO ACCEPT PLACEMENT OF THE DEFENDANT, THE COURT SHALL SET A REVIEW HEARING AS SOON AS PRACTICABLE WHILE ENSURING THE PARTIES, ANY APPOINTED EMERGENCY GUARDIAN, AND VICTIMS ARE GIVEN SUFFICIENT NOTICE AND OPPORTUNITY TO PREPARE AND APPEAR.

(b) WHEN THE COURT ORDERS A CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT, IF CDHS HAS NOT IDENTIFIED AN APPROPRIATE PROVIDER THAT IS WILLING TO ACCEPT PLACEMENT OF THE DEFENDANT, THE COURT SHALL:

(I) SET A REVIEW HEARING WITHIN THIRTY-FIVE DAYS AFTER THE ORDER FOR CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT; AND

(II) PRIOR TO THE REVIEW HEARING, ORDER CDHS, IN CONSULTATION WITH THE BEHAVIORAL HEALTH ADMINISTRATION, TO IDENTIFY AT LEAST ONE APPROPRIATE PROVIDER THAT IS WILLING TO IMMEDIATELY ACCEPT PLACEMENT OF THE DEFENDANT.

(c) AT THE REVIEW HEARING, IF CDHS PROPOSES PLACING THE DEFENDANT INTO INPATIENT CARE, THE COURT SHALL ORDER, WITHOUT FURTHER COURT REVIEW, THE DEFENDANT PLACED INTO INPATIENT CARE AT THE DISCRETION OF CDHS IF THE COURT ORDERED A CIVIL COMMITMENT OR AT THE DISCRETION OF HCPF IF THE COURT ORDERED AN ENHANCED PROTECTIVE PLACEMENT. IF CDHS DOES NOT PROPOSE PLACING THE DEFENDANT INTO INPATIENT CARE, THE COURT SHALL REVIEW ANY PLACEMENT IDENTIFIED BY CDHS TO ENSURE IT IS APPROPRIATE AND SUFFICIENTLY PROTECTS VICTIMS AND THE COMMUNITY FROM THE SUBSTANTIAL RISK OF SERIOUS HARM TO OTHERS POSED BY THE DEFENDANT. THE COURT MAY CONTINUE THE REVIEW HEARING OR ORDER AN ADDITIONAL REVIEW HEARING WITHIN THE TIME FRAME SET

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

FORTH IN SUBSECTION (11)(b) OF THIS SECTION.

(d) WHEN CONSIDERING THE APPROPRIATENESS OF THE PLACEMENT FOR THE DEFENDANT, VICTIMS, AND THE COMMUNITY, THE COURT SHALL:

(I) ALLOW CDHS, THE PARTIES, AND ANY APPOINTED EMERGENCY GUARDIAN TO BE HEARD REGARDING THE DEFENDANT'S PLACEMENT;

(II) GIVE DEFERENCE TO CDHS'S RECOMMENDATION ON ANY ISSUE RELATED TO THE DEFENDANT'S PRIMARY DIAGNOSIS;

(III) GIVE DEFERENCE TO CDHS AND THE OPINION OF A MEDICAL PROFESSIONAL ON THE APPROPRIATENESS OF THE PROVIDER AND PLACEMENT FOR THE DEFENDANT;

(IV) NOT GIVE DEFERENCE TO CDHS OR A MEDICAL PROFESSIONAL AS TO WHETHER THE PLACEMENT SUFFICIENTLY PROTECTS VICTIMS AND THE COMMUNITY FROM THE SUBSTANTIAL RISK OF SERIOUS HARM TO OTHERS POSED BY THE DEFENDANT; AND

(V) CONSIDER THE TOTALITY OF THE CIRCUMSTANCES, INCLUDING:

(A) THE DEFENDANT'S STATEMENTS AND WHETHER THE DEFENDANT LACKS INSIGHT INTO THE DEFENDANT'S MENTAL DISABILITY OR DEVELOPMENTAL DISABILITY;

(B) THE DEFENDANT'S CLINICAL DIAGNOSIS AND PROGNOSIS, INCLUDING ANY OPINIONS THAT THE DEFENDANT AND THE DEFENDANT'S CURRENT MENTAL STATE AND BEHAVIORS POSE RISKS TO OTHERS;

(C) THE DEFENDANT'S REFUSAL TO VOLUNTARILY SEEK AND COMPLY WITH A TREATMENT PLAN IN THE RECENT PAST, INCLUDING IN THE DEFENDANT'S MOST RECENT PERIOD OF BEING IN THE COMMUNITY;

(D) RECENT OVERT ACTS BY THE DEFENDANT TO THREATEN, CAUSE, OR ATTEMPT TO CAUSE HARM TO THE DEFENDANT'S SELF OR OTHERS;

(E) ANY PREVIOUS PATTERNS OF DECOMPENSATION OR DETERIORATION THAT RESULTED IN THE DEFENDANT'S HOSPITALIZATION, ARREST, OR CERTIFICATION FOR SHORT-TERM TREATMENT AND THAT DEMONSTRATE A RISK OF LIKELY FUTURE DECOMPENSATION;

(F) WHEN THE DEFENDANT WAS LAST OUT OF CUSTODY AND WHETHER THE DEFENDANT WAS FOUND IN A CONDITION IN WHICH THE DEFENDANT WAS NOT ABLE TO CARE FOR THE DEFENDANT'S OWN BASIC NEEDS IN ORDER TO AVOID THE RISK OF SERIOUS PHYSICAL HARM;

(G) THE FREQUENCY, RECENCY, AND SEVERITY OF THE CONSIDERATIONS DESCRIBED IN SUBSECTIONS (13)(d)(V)(B) TO (13)(d)(V)(F) OF THIS SECTION, SUCH THAT THE CIRCUMSTANCES ARE PRESENT IN A MANNER THAT REQUIRES INPATIENT TREATMENT OR THAT THE CIRCUMSTANCES ARE ABSENT IN A MANNER THAT ALLOWS FOR COMMUNITY-BASED PLACEMENT;

(H) WHETHER THE DEFENDANT OPPOSES THE PLACEMENT;

(I) WHETHER COMMUNITY-BASED PLACEMENT CAN BE REASONABLY ACCOMMODATED;

(J) THE LIMITED RESOURCES OF THE STATE AND THE NEEDS OF OTHERS; AND

(K) THE PLACEMENT RECOMMENDATIONS OF ANY TREATING PROFESSIONALS.

(e) THE COURT SHALL NOT ORDER OR PERMIT A DEFENDANT TO BE PLACED INTO A COMMUNITY-BASED SETTING OUTSIDE OF INPATIENT CARE UNLESS THE COURT FINDS THE RISK OF HARM POSED BY THE DEFENDANT TO VICTIMS AND THE COMMUNITY CAN BE REASONABLY MITIGATED IN THE COMMUNITY-BASED SETTING AND UNTIL AFTER PROVIDING VICTIMS WITH NOTICE AND AN OPPORTUNITY TO BE HEARD.

(f) AFTER REVIEWING THE PROVIDERS, IF THE COURT FINDS THAT MULTIPLE PROVIDERS ARE APPROPRIATE FOR THE DEFENDANT, VICTIMS, AND THE COMMUNITY, THE COURT SHALL ORDER THE DEFENDANT BE PLACED IN THE LEAST-RESTRICTIVE SETTING THAT IS ADEQUATE TO PROTECT THE VICTIMS AND THE COMMUNITY AND TO PROVIDE, TO THE GREATEST EXTENT POSSIBLE, THE APPROPRIATE LEVEL OF CARE FOR, TREATMENT FOR, AND SUPERVISION OF THE DEFENDANT. IF MORE THAN ONE EQUALLY RESTRICTIVE PLACEMENT IS AVAILABLE AND APPROPRIATE, THE COURT SHALL ORDER THE DEFENDANT BE PLACED INTO A SETTING THAT IS BEST SUITED FOR THE DEFENDANT'S TREATMENT NEEDS AND SUPERVISION, AS DETERMINED BY CDHS.

(g) IF CDHS DOES NOT PROPOSE PLACING THE DEFENDANT INTO INPATIENT CARE AND CDHS HAS NOT IDENTIFIED ANY OTHER APPROPRIATE PLACEMENT WITH SUFFICIENT TIME TO REVIEW AND PLACE THE DEFENDANT WITHIN THE TIME FRAME SET FORTH IN SUBSECTION (11)(b) OF THIS SECTION, THE COURT SHALL ORDER THE DEFENDANT PLACED INTO INPATIENT CARE AT

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

THE DISCRETION OF CDHS IF THE COURT ORDERED A CIVIL COMMITMENT OR AT THE DISCRETION OF HCPF IF THE COURT ORDERED AN ENHANCED PROTECTIVE PLACEMENT.

(h) IN ADDITION TO ANY ORDERS ISSUED PURSUANT TO THIS SECTION, THE COURT SHALL ISSUE ANY ORDERS NECESSARY TO MITIGATE THE DEFENDANT'S RISK TO VICTIMS AND THE COMMUNITY, INCLUDING ORDERING A PROVIDER THAT HAS ACCEPTED PLACEMENT OF THE DEFENDANT TO TAKE REASONABLE AND PRACTICABLE PROTECTIVE MEASURES TO PREVENT THE DEFENDANT FROM CONTACTING ANY VICTIMS; EXCEPT THAT THE COURT SHALL NOT ORDER THE DEFENDANT TO COMPLY WITH ANY CONDITIONS THAT ARE NOT NECESSARY TO MITIGATE THE DEFENDANT'S RISK OR WITH WHICH THE DEFENDANT CANNOT COMPLY.

(i) AFTER THE COURT ORDERS PLACEMENT OF THE DEFENDANT:

(I) THE COURT, THE DISTRICT ATTORNEY, AND CDHS SHALL TRANSMIT ALL NECESSARY INFORMATION, INCLUDING THE DEFENDANT'S MEDICAL RECORDS, COMPETENCY EVALUATIONS, MATERIALS USED DURING THE COMPETENCY PROCESS, AND RESTORATION RECORDS, TO THE COUNTY ATTORNEY WITHIN THREE BUSINESS DAYS AFTER THE ORDER FOR PLACEMENT. THE DISTRICT ATTORNEY AND CDHS SHALL PROVIDE ADDITIONAL NECESSARY INFORMATION UPON REQUEST OF THE COUNTY ATTORNEY.

(II) THE COURT SHALL, UNLESS OTHER APPROPRIATE TRANSPORTATION HAS BEEN APPROVED BY THE COURT, ORDER THE SHERIFF TO SECURELY TRANSPORT THE DEFENDANT TO THE ORDERED PLACEMENT AS SOON AS PRACTICABLE. THE COURT SHALL SET ANY REVIEW HEARINGS NECESSARY TO ENSURE THE DEFENDANT IS TRANSPORTED TO THE INITIAL PLACEMENT. THE COURT MAY DELAY TRANSPORTATION IF A BED AT A PLACEMENT IS NOT AVAILABLE BUT WILL BE AVAILABLE WITHIN THE NEXT THIRTY DAYS.

(14) AFTER THE DEFENDANT HAS BEEN TRANSPORTED TO THE PLACEMENT ORDERED BY THE COURT, THE COURT SHALL:

(a) TRANSFER JURISDICTION OF THE CIVIL COMMITMENT TO A CIVIL COURT WITH JURISDICTION PURSUANT TO SECTION 27-65-113 OR TRANSFER JURISDICTION OF THE ENHANCED PROTECTIVE PLACEMENT TO A CIVIL COURT WITH JURISDICTION PURSUANT TO SECTION 25.5-10-507;

(b) NOTIFY CDHS AND THE COUNTY ATTORNEY; AND

(c) DISMISS THE CRIMINAL CASE AGAINST THE DEFENDANT. THE COURT SHALL NOTE IN THE COURT'S FINAL ORDER DISMISSING THE CASE THAT THE CHARGES MAY BE REFILED, BUT THE PROSECUTION IS NOT PRECLUDED FROM REFILEING MERELY BECAUSE THE COURT DID NOT STATE SO IN THE ORDER."

Renumber succeeding subsections accordingly.

Page 81, after line 4 insert:

"(17) (a) NO LATER THAN JANUARY 2030, CDHS SHALL INCLUDE, AS PART OF ITS PRESENTATION DURING ITS "SMART ACT" HEARING REQUIRED BY SECTION 2-7-203, INFORMATION CONCERNING PROTECTIVE PLACEMENTS, ENHANCED PROTECTIVE PLACEMENTS, AND CIVIL COMMITMENTS SOUGHT PURSUANT TO THIS SECTION. AT A MINIMUM, THE PRESENTATION MUST INCLUDE THE FOLLOWING INFORMATION FROM JULY 1, 2026, TO JULY 1, 2029:

(I) THE NUMBER OF PETITIONS FILED FOR PROTECTIVE PLACEMENTS, ENHANCED PROTECTIVE PLACEMENTS, AND CIVIL COMMITMENTS;

(II) THE NUMBER OF PETITIONS THAT WERE GRANTED FOR PROTECTIVE PLACEMENTS, ENHANCED PROTECTIVE PLACEMENTS, AND CIVIL COMMITMENTS;

(III) THE AVERAGE LENGTH OF TIME AND LONGEST LENGTH OF TIME A PERSON WAS CERTIFIED OR PLACED UNDER A PROTECTIVE PLACEMENT, ENHANCED PROTECTIVE PLACEMENT, AND CIVIL COMMITMENT;

(IV) THE NUMBER OF PEOPLE WHO HAD A PLACEMENT OTHER THAN INPATIENT CARE AND THE NUMBER OF PEOPLE WHO DEFAULTED TO PLACEMENT IN INPATIENT CARE; AND

(V) THE AVERAGE LENGTH OF TIME AND LONGEST LENGTH OF TIME A PERSON WAS CERTIFIED OR PLACED UNDER A PROTECTIVE PLACEMENT, ENHANCED PROTECTIVE PLACEMENT, AND CIVIL COMMITMENT AND REMAINED IN JAIL.

(b) THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING AND THE JUDICIAL DEPARTMENT SHALL PROVIDE ANY NECESSARY INFORMATION TO ASSIST CDHS IN ITS PRESENTATION.

(18) THIS SECTION IS REPEALED, EFFECTIVE JULY 1, 2031."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 84, line 9, strike "OCFMH'S" and substitute "CDHS'S".

Page 85, after line 4 insert:

"SECTION 2. In Colorado Revised Statutes, **add** 27-65-101.5 as follows:

27-65-101.5. Nonapplicability of article if individual has intellectual and developmental disability or neurocognitive disorder.

THE PROVISIONS OF PART 5 OF ARTICLE 10 OF TITLE 25.5 APPLY AND THIS ARTICLE 65 DOES NOT APPLY IF A PERSON HAS AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY OR A NEUROCOGNITIVE DISORDER, AS THOSE TERMS ARE DEFINED IN SECTION 25.5-10-501, WITHOUT ANY OTHER MENTAL HEALTH DISORDER THAT IS NOT AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY OR NEUROCOGNITIVE DISORDER AND THAT SUBSTANTIALLY CONTRIBUTES TO WHETHER THE RESPONDENT IS A DANGER TO THE RESPONDENT'S SELF OR A DANGER TO OTHERS, OR IS GRAVELY DISABLED."

Renumber succeeding sections accordingly.

Page 85, line 6, after "(11)," insert "(21),".

Page 85, strike lines 9 through 21 and substitute:

"(10) "Danger to the person's self or others" means
(a) ~~A person poses a substantial risk of physical harm to the person's self as manifested by evidence of recent threats of or attempts at suicide or serious bodily harm to the person's self; or~~
(b) a person poses a substantial risk of physical harm to another person or persons, as manifested by evidence of recent homicidal or other violent behavior by the person in question, or by evidence that others are placed in reasonable fear of violent behavior and serious physical harm to them, as evidenced by a recent overt act, attempt, or threat to do serious physical harm by the person in question."

Page 86, after line 1 insert:

"(21) "Lay person" means a person identified by another person who is detained on an involuntary emergency mental health hold pursuant to section 27-65-106, certified for short-term treatment pursuant to ~~section 27-65-109~~ SECTION 27-65-108.5, 27-65-109, OR 27-65-109.5, or certified for long-term care and treatment pursuant to section 27-65-110 who is authorized to participate in activities related to the person's involuntary emergency mental health hold, short-term treatment, or long-term treatment, including court appearances, discharge planning, and grievances. The person may rescind the lay person's authorization at any time."

Page 86, strike lines 12 through 14.

Page 87, line 8, after "ACT" insert "AGAINST A PERSON".

Page 87, strike lines 10 through 12 and substitute "ANOTHER PERSON, OR IS LIKELY TO CAUSE SERIOUS EMOTIONAL DISTRESS TO A REASONABLE PERSON."

Page 90, line 12, after "REASON;" insert "OR".

Page 90, strike lines 13 through 15.

Renumber succeeding subparagraph accordingly.

Page 92, line 25, strike "JAIL, LOCKUP, OR ANOTHER" and substitute "JAIL,".

Page 92, strike line 26.

Page 92, line 27, strike "A PENAL OFFENSE,".

Page 93, strike lines 9 and 10 and substitute "CHARGE IN JAIL MAY BE PLACED ONLY".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 94, strike lines 13 through 15 and substitute "FOR A CRIMINAL CHARGE IN JAIL."

1
2
3

Page 97, strike lines 4 through 27.

4

Strike pages 98 through 107.

5
6

Page 108, strike lines 1 through 20.

7
8

Re-number succeeding sections accordingly.

9
10

Page 108, strike lines 26 and 27.

11
12

Page 109, strike lines 1 through 18 and substitute:

13
14

"(1) A RESPONDENT MAY BE CERTIFIED FOR SHORT-TERM TREATMENT PURSUANT TO SECTION 27-65-108.5, 27-65-109, OR 27-65-109.5, OR CERTIFIED FOR LONG-TERM CARE AND TREATMENT PURSUANT TO SECTION 27-65-110, IF:

15
16
17
18

(a) THE RESPONDENT HAS BEEN ADVISED OF THE AVAILABILITY OF, BUT HAS NOT ACCEPTED, VOLUNTARY TREATMENT;

19
20

(b) WITH THE CONSIDERATION OF ALL REASONABLY AVAILABLE INFORMATION, INCLUDING THE RELEVANT HISTORY OF THE RESPONDENT, THERE ARE REASONABLE GROUNDS TO BELIEVE THAT THE RESPONDENT WILL NOT REMAIN IN A VOLUNTARY TREATMENT PROGRAM;

21
22
23
24

(c) THE RESPONDENT, BY CLEAR AND CONVINCING EVIDENCE, HAS A MENTAL HEALTH DISORDER AND, AS A RESULT OF THE MENTAL HEALTH DISORDER, THE RESPONDENT IS A DANGER TO THE RESPONDENT'S SELF, A DANGER TO OTHERS, OR GRAVELY DISABLED; OR

25
26
27
28

(d) THE RESPONDENT, BY CLEAR AND CONVINCING EVIDENCE, HAS A PERSISTENT MENTAL HEALTH DISORDER."

29
30
31

Page 111, line 5, strike "(2.6), (2.7), and (7.5)" and substitute "(7.1), (7.5), and (13)".

32
33

Strike page 113.

34
35

Page 114, strike lines 1 through 18.

36
37

Page 115, strike lines 1 through 8 and substitute "criminal case and any attorney appointed pursuant to ~~section 27-65-113~~ SECTION 27-65-113.5. The court shall ask the respondent to designate one other person whom the respondent wants to be informed regarding the petition. If the respondent is incapable of making such a designation at the time the petition is delivered, the court may ask the respondent to designate such person as soon as the respondent is capable.

38
39
40
41
42
43
44

(7) The respondent may knowingly and voluntarily consent in writing to the petition.

45
46

(7.1) (a) IF THE RESPONDENT IS CERTIFIED FOR SHORT-TERM"

47

Page 117, strike lines 6 through 27.

48
49

Strike page 118 through 127.

50
51

Page 128, strike lines 1 through 26 and substitute:

52
53

"SECTION 10. In Colorado Revised Statutes, 27-65-109, amend (1), (2) introductory portion, (2)(a), and (9); repeal (7); and add (11) as follows:

54
55
56

27-65-109. Certification for short-term treatment - procedure.

57

(1) A person may be certified for not more than three months for short-term treatment under the following conditions:

58
59

(a) The professional staff of the facility detaining the person on an emergency mental health hold has evaluated the person and has found the person ~~has a mental health disorder and, as a result of the mental health disorder, is a danger to the person's self or others or is gravely disabled~~ MEETS THE CRITERIA FOR CERTIFICATION FOR SHORT-TERM TREATMENT PURSUANT TO SECTION 27-65-108.3 (1);

60
61
62
63
64
65

~~(b) The person has been advised of the availability of, but has not accepted, voluntary treatment, but, if reasonable grounds exist to believe that~~

66
67

~~the person will not remain in a voluntary treatment program, the person's acceptance of voluntary treatment does not preclude certification;~~

~~(c) (b) The facility or community provider that will provide short-term treatment has been designated by the commissioner to provide such treatment; and~~

~~(d) (c) The person, the person's legal guardian, and the person's lay person, if applicable, have been advised of the person's right to an attorney and to contest the certification for short-term treatment.~~

(2) The notice of certification must be signed by a professional person who participated in the evaluation CONDUCTED PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION. The notice of certification must:

(a) State facts sufficient to establish reasonable grounds to believe that the respondent ~~has a mental health disorder and, as a result of the mental health disorder, is a danger to the respondent's self or others or is gravely disabled~~ MEETS THE CRITERIA FOR CERTIFICATION FOR SHORT-TERM TREATMENT PURSUANT TO SECTION 27-65-108.3 (1);

(7) ~~Records and papers in proceedings pursuant to this section must be maintained separately by the clerks of the several courts. Upon the release of any respondent in accordance with section 27-65-112, the facility shall notify the clerk of the court within five days after the release, and the clerk shall immediately seal the record in the case and omit the name of the respondent from the index of cases in the court until and unless the respondent becomes subject to an order of certification for long-term care and treatment pursuant to section 27-65-110 or until and unless the court orders the records opened for good cause shown. In the event a petition is filed pursuant to section 27-65-110; the certification record may be opened and become a part of the record in the long-term care and treatment case and the name of the respondent indexed.~~

(9) IN ACCORDANCE WITH THE PROCEDURES DESCRIBED IN SECTION 27-65-112, a respondent certified for short-term treatment may be discharged upon the signature of the treating medical professional and the medical director of the facility. A respondent certified for short-term treatment on an outpatient basis may be discharged upon the signature of the approved professional person overseeing the respondent's treatment, and the professional person shall notify the BHA prior to the discharge. A facility or program shall make the respondent's discharge instructions available to the respondent, the respondent's attorney, and the respondent's legal guardian, if applicable, within seven days after discharge, if requested. A facility or program that is transferring a respondent to a different treatment facility or to an outpatient provider shall provide all treatment records to the facility or provider accepting the respondent at least twenty-four hours prior to the transfer.

(11) THE DEPARTMENT AND THE BHA MAY RECEIVE AND POSSESS ALL INFORMATION RELEVANT TO THE PROCEEDINGS HELD PURSUANT TO THIS SECTION, INCLUDING COMPETENCY AND MENTAL HEALTH EVALUATIONS; ANY MEDICAL AND MENTAL HEALTH RECORDS FOR WHICH A WAIVER OR PRIVILEGE HAS BEEN FOUND IN PROCEEDINGS HELD PURSUANT TO THIS SECTION OR PURSUANT TO ARTICLE 8 OR 8.5 OF TITLE 16; AND RELEVANT CRIMINAL JUSTICE RECORDS, INCLUDING ANY CRIMINAL HISTORY OF THE RESPONDENT. THE DEPARTMENT MAY SHARE AND DISCUSS THE RELEVANT INFORMATION WITH THE PARTIES TO THE PROCEEDINGS.

SECTION 11. In Colorado Revised Statutes, **add** 27-65-109.5 as follows:

27-65-109.5. Certification for short-term outpatient treatment.

(1) A PERSON MAY BE CERTIFIED FOR NOT MORE THAN THREE MONTHS FOR SHORT-TERM OUTPATIENT TREATMENT IF A PROFESSIONAL PERSON OR INTERVENING PROFESSIONAL ACTING WITHIN THE SCOPE OF THEIR AUTHORITY AND LICENSURE:

(a) HAS AN ESTABLISHED TREATMENT RELATIONSHIP WITH THE PERSON, INCLUDING HAVING PROVIDED CARE TO THE PERSON IN THE PAST THREE MONTHS, WHICH CARE FORMS THE BASIS FOR REQUESTING THE OUTPATIENT CERTIFICATION;

(b) HAS EVALUATED THE PERSON WITHIN THE PAST THREE MONTHS AND OPINED THAT THE PERSON MEETS THE CRITERIA FOR CERTIFICATION FOR SHORT-TERM TREATMENT PURSUANT TO SECTION 27-65-108.3 (1); AND

(c) FILES WITH THE COURT A SIGNED OUTPATIENT CERTIFICATION.

(2) (a) THE PROFESSIONAL PERSON OR INTERVENING PROFESSIONAL ACTING WITHIN THE SCOPE OF THEIR AUTHORITY AND LICENSURE IS THE PETITIONER.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(b) PRIOR TO FILING THE PETITION, THE PETITIONER SHALL:

(I) ASK THE RESPONDENT TO DESIGNATE A LAY PERSON WHOM THE RESPONDENT WISHES TO BE INFORMED REGARDING THE OUTPATIENT CERTIFICATION;

(II) PROVIDE THE RESPONDENT WITH A COPY OF THE OUTPATIENT CERTIFICATION; AND

(III) PROVIDE THE RESPONDENT WITH THE CONTACT INFORMATION FOR THE COURT IN WHICH THE OUTPATIENT CERTIFICATION WILL BE FILED AND FOR ANY DESIGNATED PROVIDER THAT IS WILLING TO HOLD THE OUTPATIENT CERTIFICATION AND THAT HAS BEEN IDENTIFIED BY THE COMMISSIONER TO PROVIDE TREATMENT.

(3) THE SIGNED OUTPATIENT CERTIFICATION MUST:

(a) STATE SUFFICIENT FACTS TO ESTABLISH REASONABLE GROUNDS THAT THE RESPONDENT MEETS THE CRITERIA SET FORTH IN SECTION 27-65-108.3;

(b) BE FILED WITH THE COURT WITHIN FOURTEEN DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND COURT HOLIDAYS, AFTER THE INITIATING PARTY RECEIVED THE COURT ORDER FROM THE CRIMINAL COURT INITIATING THE OUTPATIENT CERTIFICATION, AND A COPY MUST BE PROVIDED TO CDHS AND THE BHA WITHIN TWENTY-FOUR HOURS AFTER FILING THE OUTPATIENT CERTIFICATION;

(c) PROVIDE ALL CONTACT INFORMATION THAT THE PETITIONER HAS FOR THE RESPONDENT;

(d) PROVIDE THE NAME AND CONTACT INFORMATION FOR THE LAY PERSON DESIGNATED BY THE RESPONDENT, OR FOR ANY FAMILY OR FRIENDS OF THE RESPONDENT IF THE RESPONDENT WAS UNWILLING OR INCAPABLE OF DESIGNATING A LAY PERSON; AND

(e) IDENTIFY ANY DESIGNATED PROVIDER THAT IS WILLING TO HOLD THE OUTPATIENT CERTIFICATION AND THAT HAS BEEN IDENTIFIED BY THE COMMISSIONER TO PROVIDE TREATMENT, OR INCLUDE A STATEMENT THAT A DESIGNATED PROVIDER NEEDS TO BE IDENTIFIED.

(4) ONCE THE BHA RECEIVES THE NOTICE OF OUTPATIENT CERTIFICATION, IF NO DESIGNATED PROVIDER HAS BEEN IDENTIFIED, THE BHA SHALL PROVIDE CARE COORDINATION PURSUANT TO SECTION 27-65-108, WHICH INCLUDES MAKING DILIGENT EFFORTS TO IDENTIFY A DESIGNATED PROVIDER TO HOLD THE OUTPATIENT CERTIFICATION AND PROVIDE CARE TO THE RESPONDENT. THE BHA SHALL KEEP THE COURT, PETITIONER, AND COUNTY ATTORNEY INFORMED IN WRITING REGARDING ANY DESIGNATED PROVIDER THAT WILL HOLD THE OUTPATIENT CERTIFICATION AND PROVIDE CARE TO THE RESPONDENT.

(5) IF THE RESPONDENT HAS NOT DESIGNATED A LAY PERSON WHOM THE RESPONDENT WISHES TO BE INFORMED REGARDING THE OUTPATIENT CERTIFICATION, THE RESPONDENT MUST BE ASKED AND ALLOWED TO DESIGNATE A LAY PERSON AS SOON AS THE RESPONDENT IS CAPABLE AND WILLING TO DO SO.

(6) WHENEVER AN OUTPATIENT CERTIFICATION IS FILED WITH THE COURT BY A PROFESSIONAL PERSON OR INTERVENING PROFESSIONAL, THE COURT SHALL IMMEDIATELY APPOINT AN ATTORNEY TO REPRESENT THE RESPONDENT. THE RESPONDENT HAS THE RIGHT TO AN ATTORNEY FOR ALL PROCEEDINGS CONDUCTED PURSUANT TO THIS SECTION, INCLUDING ANY APPEALS. THE ATTORNEY REPRESENTING THE RESPONDENT MUST BE PROVIDED WITH A COPY OF THE OUTPATIENT CERTIFICATION AND ALL SUPPORTING DOCUMENTATION IMMEDIATELY UPON THE ATTORNEY'S APPOINTMENT. THE RESPONDENT MAY ONLY WAIVE COUNSEL WHEN THE RESPONDENT MAKES A KNOWING AND INTELLIGENT WAIVER IN FRONT OF THE COURT.

(7) THE RESPONDENT OR THE RESPONDENT'S ATTORNEY MAY AT ANY TIME FILE A WRITTEN REQUEST THAT THE CERTIFICATION FOR SHORT-TERM TREATMENT OR THE TREATMENT BE REVIEWED BY THE COURT OR THAT THE TREATMENT BE ON AN OUTPATIENT BASIS. IF A REVIEW IS REQUESTED, THE COURT SHALL HEAR THE MATTER WITHIN TEN DAYS AFTER THE REQUEST, AND THE COURT SHALL GIVE NOTICE TO THE RESPONDENT AND THE RESPONDENT'S ATTORNEY AND THE CERTIFYING AND TREATING PROFESSIONAL PERSON OR INTERVENING PROFESSIONAL OF THE TIME AND PLACE OF THE HEARING. THE HEARING MUST BE HELD IN ACCORDANCE WITH SECTION 27-65-113.1. AT THE CONCLUSION OF THE HEARING, THE COURT MAY ENTER OR CONFIRM THE OUTPATIENT CERTIFICATION FOR SHORT-TERM TREATMENT, DISCHARGE THE RESPONDENT, OR ENTER ANY OTHER APPROPRIATE ORDER.

(8) THIS SECTION DOES NOT REQUIRE A COURT APPEARANCE IF THE

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

RESPONDENT DOES NOT CONTEST THE OUTPATIENT CERTIFICATION AND A DESIGNATED PROVIDER IS IDENTIFIED TO HOLD THE OUTPATIENT CERTIFICATION AND THE DESIGNATED PROVIDER MAKES CONTACT WITH THE RESPONDENT WITHIN SEVEN DAYS AFTER THE DESIGNATED PROVIDER BEGINS HOLDING THE OUTPATIENT CERTIFICATION.

(9) THE COURT SHALL SET A HEARING IF:

(a) THE RESPONDENT REQUESTS TO CONTEST, MODIFY, OR TERMINATE THE OUTPATIENT CERTIFICATION;

(b) THE OUTPATIENT CERTIFICATION WAS FILED AND A DESIGNATED PROVIDER WAS NOT IDENTIFIED WITHIN SEVEN DAYS AFTER THE FILING OF THE OUTPATIENT CERTIFICATION; OR

(c) THE DESIGNATED PROVIDER DID NOT MAKE CONTACT WITH THE RESPONDENT WITHIN SEVEN DAYS AFTER THE DESIGNATED PROVIDER BEGAN HOLDING THE OUTPATIENT CERTIFICATION.

(10) THE COURT MAY SET A COURT REVIEW OR HEARING FOR GOOD CAUSE SHOWN AT ANY TIME UPON THE REQUEST OF A PARTY, THE COUNTY ATTORNEY RESPONSIBLE FOR PROCEEDINGS, OR THE COURT'S OWN MOTION.

(11) THE BHA MAY RECEIVE AND POSSESS ALL INFORMATION RELEVANT TO THE PROCEEDINGS PURSUANT TO THIS SECTION, INCLUDING COMPETENCY AND MENTAL HEALTH EVALUATIONS; ANY MEDICAL AND MENTAL HEALTH RECORDS FOR WHICH A WAIVER OR PRIVILEGE HAS BEEN FOUND IN PROCEEDINGS PURSUANT TO THIS SECTION OR PURSUANT TO ARTICLE 8 OR 8.5 OF TITLE 16; AND RELEVANT CRIMINAL JUSTICE RECORDS, INCLUDING ANY CRIMINAL HISTORY OF THE RESPONDENT. THE BHA MAY SHARE AND DISCUSS THE RELEVANT INFORMATION WITH THE PARTIES TO THE PROCEEDINGS.

(12) IN ACCORDANCE WITH THE PROCEDURES DESCRIBED IN SECTION 27-65-112, A RESPONDENT CERTIFIED FOR SHORT-TERM TREATMENT ON AN OUTPATIENT BASIS MAY BE DISCHARGED UPON THE SIGNATURE OF THE APPROVED PROFESSIONAL PERSON OVERSEEING THE RESPONDENT'S TREATMENT, AND THE PROFESSIONAL PERSON SHALL NOTIFY THE BHA PRIOR TO THE DISCHARGE. A FACILITY OR PROGRAM SHALL MAKE THE RESPONDENT'S DISCHARGE INSTRUCTIONS AVAILABLE TO THE RESPONDENT, THE RESPONDENT'S ATTORNEY, AND THE RESPONDENT'S LEGAL GUARDIAN, IF APPLICABLE, WITHIN SEVEN DAYS AFTER DISCHARGE, IF REQUESTED. A FACILITY OR PROGRAM THAT IS TRANSFERRING A RESPONDENT TO A DIFFERENT TREATMENT FACILITY OR TO AN OUTPATIENT PROVIDER SHALL PROVIDE ALL TREATMENT RECORDS TO THE FACILITY OR PROVIDER ACCEPTING THE RESPONDENT AT LEAST TWENTY-FOUR HOURS PRIOR TO THE TRANSFER.

(13) IF THE PROFESSIONAL PERSON IN CHARGE OF THE EVALUATION AND TREATMENT BELIEVES THAT A PERIOD LONGER THAN THREE MONTHS IS NECESSARY TO TREAT THE RESPONDENT, THE PROFESSIONAL PERSON SHALL FILE WITH THE COURT AN EXTENDED CERTIFICATION AT LEAST THIRTY DAYS PRIOR TO THE EXPIRATION DATE OF THE ORIGINAL CERTIFICATION. AN EXTENDED CERTIFICATION FOR TREATMENT MUST NOT BE FOR A PERIOD OF MORE THAN THREE MONTHS. THE RESPONDENT IS ENTITLED TO A HEARING ON THE EXTENDED CERTIFICATION UNDER THE SAME CONDITIONS AS AN ORIGINAL CERTIFICATION. THE ATTORNEY INITIALLY REPRESENTING THE RESPONDENT SHALL CONTINUE TO REPRESENT THE RESPONDENT, UNLESS THE COURT APPOINTS ANOTHER ATTORNEY.

(14) THIS SECTION DOES NOT PRECLUDE ANY PROCEEDINGS OR ACTIONS PURSUANT TO SECTION 27-65-106, 27-65-108.5, OR 27-65-109."

Re-number succeeding sections accordingly.

Page 133, strike lines 8 through 27.

Page 134, strike lines 1 through 8 and substitute:

"(1) (a) An original or extended certification for short-term treatment issued pursuant to section ~~27-65-108.5 or 27-65-109~~ 27-65-108.5, 27-65-109, OR 27-65-109.5, or an order or extension for certification for long-term care and treatment pursuant to section 27-65-110, terminates ~~as soon as~~ WHEN the professional person in charge of treatment of the respondent and the BHA, AFTER A REASONABLE OBSERVATION AND TREATMENT PERIOD, determine the respondent has received sufficient benefit from the treatment for the respondent to end involuntary treatment. Whenever a certification or extended certification is terminated pursuant to this section, the professional person in charge of

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

~~providing treatment shall notify the court in writing within five days after the termination~~ NO LONGER MEETS THE CRITERIA FOR CERTIFICATION FOR SHORT-TERM TREATMENT PURSUANT TO SECTION 27-65-108.3 (1).

(b) THE PROFESSIONAL PERSON IN CHARGE OF THE RESPONDENT'S CARE SHALL NOT APPROVE THE TERMINATION OF THE CERTIFICATION UNLESS TWO PROFESSIONAL PERSONS INDEPENDENTLY EVALUATE THE RESPONDENT AND INDEPENDENTLY OPINE THAT THE RESPONDENT NO LONGER MEETS THE CRITERIA FOR CERTIFICATION FOR SHORT-TERM TREATMENT. ONE OF THE OPINIONS MUST BE FROM THE PROFESSIONAL PERSON WHO IS MOST RESPONSIBLE FOR INTERACTING WITH AND PROVIDING DIRECT CARE AND TREATMENT TO THE RESPONDENT. THIS REQUIREMENT DOES NOT APPLY IF A PROVIDER EMPLOYS AND CONTRACTS WITH ONLY ONE PROFESSIONAL PERSON."

Page 139, line 9, after "27-65-109," insert "27-65-109.5,".

Page 140, strike lines 14 through 22 and substitute "16-8.5-118, UNLESS EXPRESSLY RELIEVED OR MODIFIED BY STATUTE;

(b) TO ASSIST A NONPROFESSIONAL INDIVIDUAL WHO IS ATTEMPTING TO INITIATE A REQUEST TO THE COURT FOR AN EVALUATION, PURSUANT TO SECTION 27-65-106 (1)(b), OF A PERSON WHOM THE NONPROFESSIONAL INDIVIDUAL BELIEVES MEETS THE CRITERIA FOR A CERTIFICATION BY PROVIDING INFORMATION AND ASSISTING IN MAKING FILINGS TO THE COURT;"

Page 142, line 12, strike "and (10)" and substitute "(10), and (11)".

Page 144, after line 17 insert:

"(11) THE DISTRICT ATTORNEY MAY PROVIDE INFORMATION TO A VICTIM WHEN NECESSARY TO COMPLY WITH THE "VICTIM RIGHTS ACT", PART 3 OF ARTICLE 4.1 OF TITLE 24."

Page 145, after line 12 insert:

"SECTION 21. In Colorado Revised Statutes, **add** part 2 to article 65 of title 27 as follows:

PART 2
CIVIL COMMITMENT OF INCOMPETENT AND
UNRESTORABLE PERSON

27-65-201. Court supervision of incompetent and unrestorable person ordered into civil commitment - repeal.

(1) ONCE A CRIMINAL COURT HAS TRANSFERRED JURISDICTION OF A CIVIL COMMITMENT PURSUANT TO SECTION 16-8.5-118 TO A CIVIL COURT WITH JURISDICTION PURSUANT TO SECTION 27-65-113, THE CIVIL COURT HAS EXCLUSIVE JURISDICTION OVER THE CIVIL COMMITMENT.

(2) UPON RECEIVING JURISDICTION OF A CIVIL COMMITMENT, THE CIVIL COURT SHALL:

(a) NOTIFY THE COUNTY ATTORNEY;

(b) APPOINT AN ATTORNEY TO REPRESENT THE RESPONDENT AND PROVIDE COPIES OF ANY DOCUMENTS SENT FROM THE CRIMINAL COURT TO THE RESPONDENT'S ATTORNEY; AND

(c) SET A REVIEW HEARING AND ORDER THE RESPONDENT BROUGHT BEFORE THE COURT.

(3) AT THE REVIEW HEARING, THE COURT SHALL:

(a) ENSURE THE RESPONDENT IS REPRESENTED BY COUNSEL; AND

(b) ADVISE THE RESPONDENT OF THE FOLLOWING RIGHTS:

(I) THE RIGHT TO APPEAR IN PERSON AT ANY PROCEEDING, UNLESS WAIVED BY THE RESPONDENT;

(II) THE RIGHT TO BE REPRESENTED BY PRIVATELY RETAINED COUNSEL, OR COURT-APPOINTED COUNSEL IF THE RESPONDENT DOES NOT HAVE PRIVATELY RETAINED COUNSEL, DURING ANY PROCEEDING HELD PURSUANT TO THIS ARTICLE 65, INCLUDING ANY APPEALS;

(III) THE RIGHT TO REQUEST MODIFICATION OF THE TERMS OF THE CIVIL COMMITMENT; AND

(IV) THE RIGHT TO PERIODIC REVIEW OF THE CIVIL COMMITMENT AND THE RIGHT TO CONTEST, INCLUDING BY TRIAL, WHETHER THE RESPONDENT QUALIFIES FOR TERMINATION OF CIVIL COMMITMENT.

(4) AT ANY TIME DURING THE CIVIL COMMITMENT, THE COURT MAY:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(a) MODIFY ANY COURT ORDER OR ANY TERM OF THE CIVIL COMMITMENT UPON REQUEST OF THE PARTIES AFTER GIVING THE PARTIES AN OPPORTUNITY TO OBJECT AND BE HEARD;

(b) ISSUE A WARRANT FOR THE RESPONDENT'S ARREST AND ORDER THE RESPONDENT BE BROUGHT BEFORE THE COURT IF THE COURT DETERMINES THE RESPONDENT HAS FAILED TO COMPLY WITH ANY OF THE COURT'S ORDERS, INCLUDING THE RESPONDENT'S UNAUTHORIZED DEPARTURE FROM THE PHYSICAL CUSTODY OF A PROVIDER;

(c) ORDER CDHS TO PROVIDE TO THE COURT:

(I) AN UPDATED OPINION ON WHETHER THE RESPONDENT MEETS THE CRITERIA FOR TERMINATION OF CIVIL COMMITMENT PURSUANT TO SECTION 27-65-202; AND

(II) AN OPINION ON WHETHER THE RESPONDENT HAS AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY OR NEUROCOGNITIVE DISORDER, AS THOSE TERMS ARE DEFINED IN SECTION 25.5-10-501, WITHOUT HAVING ANY OTHER MENTAL HEALTH DISORDER THAT IS NOT AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY OR NEUROCOGNITIVE DISORDER AND THAT SUBSTANTIALLY CONTRIBUTES TO WHETHER THE RESPONDENT IS A DANGER TO THE RESPONDENT'S SELF OR A DANGER TO OTHERS, OR IS GRAVELY DISABLED.

(d) UPON THE REQUEST OF ANY PARTY, THE REQUEST OF THE INDIVIDUAL OR ENTITY WITH PHYSICAL CARE AND CUSTODY OF THE RESPONDENT, OR THE COURT'S OWN MOTION, CONDUCT A REVIEW OF THE RESPONDENT'S PLACEMENT AND ENTER ANY ORDERS NECESSARY FOR SHARING OR RECEIVING INFORMATION NECESSARY TO REVIEW AND MODIFY THE PLACEMENT, UNLESS THE RESPONDENT IS PLACED INTO INPATIENT CARE AT THE DISCRETION OF CDHS OR HCPF;

(e) ORDER, AS NECESSARY, APPROPRIATE ENTITIES, INCLUDING THE SHERIFF, TO BRING THE RESPONDENT BEFORE THE COURT OR TAKE THE RESPONDENT TO THE PLACEMENT WHERE PHYSICAL CUSTODY OF THE RESPONDENT HAS BEEN ORDERED;

(f) APPOINT A LEGAL GUARDIAN PURSUANT TO ARTICLE 14 OF TITLE 15; OR

(g) ISSUE ORDERS AS NECESSARY TO EFFECTUATE AND ENFORCE THE COURT'S POWERS AND RESPONSIBILITIES PURSUANT TO THIS SECTION, INCLUDING AUTHORIZATION FOR THE REASONABLE USE OF FORCE, WARRANTS FOR THE ARREST OF THE RESPONDENT, OR CONTEMPT PROCEEDINGS AGAINST A NONCOMPLIANT INDIVIDUAL OR ENTITY.

(5) (a) THE COURT SHALL ENSURE THE RESPONDENT IS PLACED IN THE LEAST-RESTRICTIVE PLACEMENT ADEQUATE TO PROTECT THE VICTIM AND THE COMMUNITY AND PROVIDE, TO THE GREATEST EXTENT POSSIBLE, THE APPROPRIATE LEVEL OF CARE, TREATMENT, AND SUPERVISION OF THE RESPONDENT.

(b) IF THE RESPONDENT IS NOT PLACED INTO INPATIENT CARE AT THE DISCRETION OF CDHS OR HCPF OR IF CDHS OR HCPF PROPOSES TO MOVE THE RESPONDENT INTO OR OUT OF INPATIENT CARE, THE COURT SHALL, PRIOR TO MODIFYING THE CIVIL COMMITMENT TO CHANGE THE RESPONDENT'S PROVIDER OR PLACEMENT, REVIEW THE APPROPRIATENESS OF THE PROPOSED PROVIDER OR PLACEMENT, INCLUDING WHETHER THE PROVIDER FITS THE RESPONDENT'S DIAGNOSIS AND TREATMENT NEEDS AND WHETHER THE PLACEMENT SUFFICIENTLY PROTECTS THE COMMUNITY FROM THE SUBSTANTIAL RISK OF SERIOUS HARM TO OTHERS POSED BY THE RESPONDENT.

(c) UPON REQUEST, THE COURT SHALL PERMIT CDHS, THE PARTIES, OR THE APPOINTED LEGAL GUARDIAN THE OPPORTUNITY TO OBJECT AND BE HEARD PRIOR TO THE COURT'S DECISION. THE COURT MAY PERMIT TESTIMONY IF THE COURT BELIEVES IT WOULD BE HELPFUL TO THE COURT'S DECISION.

(d) WHEN DECIDING WHETHER TO APPROVE THE NEW PROVIDER OR PLACEMENT, THE COURT SHALL GIVE DUE DEFERENCE TO CDHS AND THE OPINION OF ANY MEDICAL PROFESSIONAL ON THE APPROPRIATENESS OF THE PROVIDER AND PLACEMENT FOR THE RESPONDENT, VICTIMS, AND COMMUNITY, BUT DEFERENCE MUST NOT BE GIVEN TO CDHS OR A MEDICAL PROFESSIONAL AS TO WHETHER THE PLACEMENT SUFFICIENTLY PROTECTS ANY VICTIMS AND THE COMMUNITY FROM THE SUBSTANTIAL RISK OF SERIOUS HARM TO OTHERS POSED BY THE RESPONDENT. WHEN CONSIDERING THE APPROPRIATENESS OF THE PLACEMENT FOR THE RESPONDENT, VICTIMS, AND COMMUNITY, THE COURT SHALL CONSIDER THE TOTALITY OF THE CIRCUMSTANCES, INCLUDING:

(I) THE RESPONDENT'S STATEMENTS AND INSIGHTS INTO THE RESPONDENT'S MENTAL HEALTH DISORDER;

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(II) THE CLINICAL DIAGNOSIS AND CLINICAL PERSPECTIVE ON THE RESPONDENT'S CURRENT MENTAL STATE AND PROGNOSIS;

(III) THE RESPONDENT'S WILLINGNESS AND DEMONSTRATED ABILITY TO VOLUNTARILY SEEK AND COMPLY WITH A TREATMENT PLAN IN THE REASONABLY FORESEEABLE FUTURE;

(IV) RECENT OVERT ACTS BY THE RESPONDENT TO THREATEN, CAUSE, OR ATTEMPT TO CAUSE HARM TO THE RESPONDENT'S SELF OR OTHERS;

(V) PREVIOUS PATTERNS OF DETERIORATION THAT RESULTED IN THE RESPONDENT'S HOSPITALIZATION, ARREST, OR CERTIFICATION FOR SHORT-TERM TREATMENT;

(VI) WHETHER THE RESPONDENT WAS FOUND IN A CONDITION WHERE THE RESPONDENT WAS NOT ABLE TO CARE FOR THE RESPONDENT'S OWN BASIC NEEDS IN ORDER TO AVOID THE RISK OF SERIOUS PHYSICAL HARM;

(VII) THE FREQUENCY, RECENCY, AND SEVERITY OF THE CONSIDERATIONS DESCRIBED IN SUBSECTIONS (5)(d)(II) TO (5)(d)(VI) OF THIS SECTION AND THE LIKELIHOOD THAT THE CONDITIONS AND EVENTS WILL REOCCUR WITHOUT INPATIENT TREATMENT;

(VIII) WHETHER THE RESPONDENT OPPOSES THE PLACEMENT;

(IX) WHETHER COMMUNITY-BASED PLACEMENT CAN BE REASONABLY ACCOMMODATED;

(X) THE LIMITED RESOURCES OF THE STATE AND THE NEEDS OF OTHERS;

AND

(XI) THE PLACEMENT RECOMMENDATIONS OF ANY TREATING PROFESSIONALS.

(e) THE COURT SHALL NOT PERMIT OR ORDER A RESPONDENT TO BE PLACED INTO A COMMUNITY-BASED SETTING OUTSIDE OF INPATIENT CARE FOR THE FIRST TIME SINCE BEING CIVILLY COMMITTED UNLESS:

(I) ANY VICTIMS HAVE BEEN NOTIFIED OF A CRITICAL STAGE, AS DEFINED IN SECTION 24-4.1-302 (2)(q.3), AND GIVEN THE OPPORTUNITY TO BE HEARD; AND

(II) THE DISTRICT ATTORNEY IN THE CASE THAT SOUGHT CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT HAS BEEN NOTIFIED AND GIVEN AN OPPORTUNITY TO OBJECT AND BE HEARD.

(f) IF THE COURT MODIFIES THE RESPONDENT'S PROVIDER OR PLACEMENT, THE COURT SHALL ISSUE ANY ORDERS NECESSARY TO MITIGATE THE RESPONDENT'S RISK TO ANY VICTIMS OR THE COMMUNITY, INCLUDING ORDERING THE PROVIDER TO TAKE REASONABLE AND PRACTICABLE PROTECTIVE MEASURES TO PREVENT THE RESPONDENT FROM CONTACTING ANY VICTIMS; EXCEPT THAT THE COURT SHALL NOT ORDER THE RESPONDENT TO COMPLY WITH ANY CONDITIONS THAT ARE NOT NECESSARY TO MITIGATE THE RESPONDENT'S RISK OR WITH WHICH THE RESPONDENT CANNOT COMPLY.

(6) (a) IF THE COURT ORDERS THE RESPONDENT TO BE PLACED INTO INPATIENT CARE AT THE DISCRETION OF CDHS OR HCPF, THE EXECUTIVE DIRECTOR OF CDHS SHALL DESIGNATE THE STATE FACILITY AT WHICH THE RESPONDENT IS HELD FOR CARE AND TREATMENT AND MAY TRANSFER THE RESPONDENT FROM ONE FACILITY TO ANOTHER IF, IN THE OPINION OF THE EXECUTIVE DIRECTOR, IT IS APPROPRIATE TO DO SO IN THE INTEREST OF THE PROPER CARE, CUSTODY, AND TREATMENT OF THE RESPONDENT OR FOR THE PROTECTION OF THE PUBLIC OR PERSONNEL AT THE FACILITIES IN QUESTION.

(b) NOTWITHSTANDING SUBSECTION (6)(a) OF THIS SECTION, CDHS SHALL:

(I) ENSURE THE RESPONDENT IS PLACED IN THE LEAST-RESTRICTIVE PLACEMENT ADEQUATE TO PROTECT THE VICTIM AND THE COMMUNITY AND PROVIDE, TO THE GREATEST EXTENT POSSIBLE, THE APPROPRIATE LEVEL OF CARE, TREATMENT, AND SUPERVISION OF THE RESPONDENT; AND

(II) NOT PLACE THE RESPONDENT IN A COMMUNITY-BASED SETTING OUTSIDE OF INPATIENT CARE FOR THE FIRST TIME SINCE THE RESPONDENT WAS CIVILLY COMMITTED WITHOUT PRIOR APPROVAL OF THE COURT PURSUANT TO SUBSECTION (5) OF THIS SECTION.

(7) TERMINATION OF THE CIVIL COMMITMENT IS GOVERNED BY SECTION 27-65-202.

(8) THE PROVIDER CHARGED WITH THE PHYSICAL CARE AND CUSTODY OF THE RESPONDENT SHALL SUBMIT A REPORT TO THE COURT AND THE PARTIES ANNUALLY BY THE DATE THE RESPONDENT WAS CIVILLY COMMITTED UNLESS A SUBSTANTIALLY SIMILAR EXAMINATION WAS ORDERED BY THE COURT WITHIN THE PREVIOUS TWELVE MONTHS. THE REPORT MUST INCLUDE:

(a) THE PROVIDER'S OPINION ABOUT WHETHER THE RESPONDENT:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(I) MEETS THE CRITERIA FOR SHORT-TERM CERTIFICATION PURSUANT TO SECTION 27-65-108.3 (1) OR SHORT-TERM PROTECTIVE PLACEMENT PURSUANT TO SECTION 25.5-10-503 (1);

(II) CONTINUES TO MEET THE CRITERIA FOR CIVIL COMMITMENT PURSUANT TO SECTION 16-8.5-118;

(III) MEETS THE CRITERIA FOR ENHANCED PROTECTIVE PLACEMENT PURSUANT TO SECTION 16-8.5-118;

(IV) IS APPROPRIATELY PLACED; AND

(V) MEETS THE CRITERIA FOR TERMINATION OF THE CIVIL COMMITMENT PURSUANT TO SECTION 27-65-202;

(b) A SUMMARY OF THE MATERIALS REVIEWED, ASSESSMENTS CONDUCTED, AND OTHER BASES OF OPINIONS RENDERED;

(c) THE RESPONDENT'S DIAGNOSIS AND WHETHER THE RESPONDENT'S SYMPTOMS ARE IN REMISSION;

(d) A SUMMARY OF THE SERVICES OR TREATMENT PROVIDED TO THE RESPONDENT SINCE THE LAST REPORT AND THE RESPONDENT'S PROGRESS;

(e) A SUMMARY OF THE RESPONDENT'S COMPLIANCE WITH TREATMENT OR SERVICES, INCLUDING INFORMATION ABOUT MEDICATIONS CURRENTLY PRESCRIBED TO THE RESPONDENT AND WHETHER THE RESPONDENT IS COMPLIANT WITH TAKING THE PRESCRIBED MEDICATIONS;

(f) AN ASSESSMENT OF THE RESPONDENT'S RISK OF HARM TO OTHERS;

(g) A SUMMARY OF THE RESPONDENT'S TREATMENT OR SERVICE NEEDS BY UTILIZING EVIDENCE-BASED STANDARDS OF INDIVIDUALIZED TREATMENT AND MANAGEMENT OF INDIVIDUALS CIVILLY COMMITTED;

(h) A SUMMARY OF THE SPECIFIC TREATMENT OR SERVICE OPTIONS AVAILABLE TO THE RESPONDENT IN THE COMMUNITY AND THE SPECIFIC TREATMENT OR SERVICE OPTIONS AVAILABLE TO THE RESPONDENT AT A FACILITY DESIGNATED BY THE EXECUTIVE DIRECTOR OF CDHS;

(i) A SUMMARY OF WHETHER AND HOW ONGOING RISKS COULD BE MITIGATED IF THE RESPONDENT WERE PLACED IN THE COMMUNITY; AND

(j) SPECIFIC FACTS AND EVIDENCE SUPPORTING EACH OPINION MADE PURSUANT TO SUBSECTION (8)(a) OF THIS SECTION.

(9) THE COURT MAY ORDER ANY TREATMENT OR SERVICE PROVIDER WHO HAS AGREED OR WHO HAS BEEN ORDERED TO PROVIDE SERVICES OR TREATMENT TO THE RESPONDENT TO ISSUE REGULAR PROGRESS REPORTS CONTAINING INFORMATION REQUIRED PURSUANT TO SUBSECTION (8) OF THIS SECTION OR OTHER INFORMATION DEEMED NECESSARY FOR THE COURT'S SUPERVISION OF THE CIVIL COMMITMENT.

(10) (a) THE COURT MAY, UPON A SHOWING OF GOOD CAUSE, ORDER AN EXAMINATION BY A PSYCHOLOGIST OR PSYCHIATRIST REGARDING THE RESPONDENT'S PROGRESS WITH TREATMENT AND WHETHER THE RESPONDENT MEETS THE CRITERIA FOR CONVERSION OF THE CIVIL COMMITMENT TO AN ENHANCED PROTECTIVE PLACEMENT, CERTIFICATION FOR SHORT-TERM TREATMENT, OR SHORT-TERM PROTECTIVE PLACEMENT, OR MEETS THE CRITERIA FOR TERMINATION OF THE CIVIL COMMITMENT PURSUANT TO SECTION 27-65-202. THE RESPONDENT SHALL COOPERATE WITH ANY EXAMINATIONS ORDERED PURSUANT TO THIS SUBSECTION (10)(a).

(b) STATEMENTS MADE BY THE RESPONDENT DURING AN EXAMINATION CONDUCTED PURSUANT TO THIS SUBSECTION (10) MUST NOT BE USED IN ANY CRIMINAL PROSECUTION.

(c) GOOD CAUSE INCLUDES A RESPONDENT'S TIMELY REQUEST FOR AN EVALUATION THAT ALLOWS A COMPETENCY EVALUATOR TO PROVIDE A SECOND OPINION IN RESPONSE TO THE REPORT PROVIDED PURSUANT TO SUBSECTION (8) OF THIS SECTION THAT OPINES THAT THE RESPONDENT DOES NOT MEET THE CRITERIA FOR TERMINATION.

(11) THIS SECTION IS REPEALED, EFFECTIVE JULY 1, 2030.

27-65-202. Termination of civil commitment - repeal.

(1) THE COURT SHALL TERMINATE A RESPONDENT'S CIVIL COMMITMENT ORDERED PURSUANT TO SECTION 27-65-201 IF THE RESPONDENT:

(a) NO LONGER POSES A SUBSTANTIAL RISK OF SERIOUS HARM TO OTHERS; OR

(b) DOES NOT HAVE A MENTAL HEALTH DISORDER THAT IS LIKELY TO CAUSE THE RESPONDENT TO BE A DANGER TO THE RESPONDENT'S SELF OR A DANGER TO OTHERS AND THE RESPONDENT HAS DEMONSTRATED SUFFICIENT CAPACITY AND WILLINGNESS TO CONFORM THE RESPONDENT'S CONDUCT TO THE REQUIREMENTS OF THE LAW.

(2) IF A TREATMENT PROVIDER CHARGED WITH THE PHYSICAL CARE AND

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

CUSTODY OF THE RESPONDENT DETERMINES THAT THE RESPONDENT MEETS THE STANDARD FOR TERMINATION FROM CIVIL COMMITMENT PURSUANT TO SUBSECTION (1) OF THIS SECTION, THE PROVIDER OR THE PROVIDER'S DESIGNEE SHALL REPORT THE DETERMINATION TO THE COURT THAT PLACED THE RESPONDENT INTO THE PROVIDER'S CARE AND CUSTODY, THE COUNTY ATTORNEY, AND THE DISTRICT ATTORNEY WHO ORIGINALLY SOUGHT CIVIL COMMITMENT OR AN ENHANCED PROTECTIVE PLACEMENT PURSUANT TO SECTION 16-8.5-118. THE COURT SHALL FURNISH A COPY OF ANY REPORTS RECEIVED TO THE RESPONDENT AND THE RESPONDENT'S COUNSEL.

(3) (a) THE RESPONDENT MAY REQUEST TERMINATION OF THE CIVIL COMMITMENT IN WRITING AT ANY TIME THE RESPONDENT WOULD NOT BE PROHIBITED FROM HAVING A SUBSEQUENT TERMINATION TRIAL PURSUANT TO SUBSECTION (7) OF THIS SECTION.

(b) THE COURT SHALL DENY THE REQUEST UNLESS THE REQUEST FOR TERMINATION INCLUDES AN OPINION FROM A PROFESSIONAL PERSON THAT THE RESPONDENT CURRENTLY MEETS THE CRITERIA FOR TERMINATION OF THE CIVIL COMMITMENT PURSUANT TO SUBSECTION (1) OF THIS SECTION.

(4) (a) IF THE COURT DOES NOT DENY THE REQUEST FOR TERMINATION WITHOUT A HEARING, THE COURT SHALL PERMIT THE COUNTY ATTORNEY AND THE DISTRICT ATTORNEY WHO ORIGINALLY SOUGHT CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT PURSUANT TO SECTION 16-8.5-118 FOURTEEN DAYS TO OBJECT TO TERMINATION OR REQUEST AN OPPORTUNITY TO CONDUCT AN INDEPENDENT EVALUATION BY AN EXPERT OF THE COUNTY ATTORNEY'S OR DISTRICT ATTORNEY'S OWN CHOOSING AND EXPENSE.

(b) IF NEITHER THE COUNTY ATTORNEY NOR THE DISTRICT ATTORNEY OBJECT OR REQUEST AN OPPORTUNITY TO REQUEST AN INDEPENDENT EVALUATION, THE COURT SHALL TERMINATE THE RESPONDENT'S CIVIL COMMITMENT.

(c) IF EITHER THE COUNTY ATTORNEY OR THE DISTRICT ATTORNEY REQUEST AN OPPORTUNITY TO CONDUCT AN INDEPENDENT EVALUATION, THE COURT SHALL GRANT THAT REQUEST, ORDER THE RESPONDENT TO COMPLY WITH THE EVALUATION, AND PERMIT THE COUNTY ATTORNEY OR DISTRICT ATTORNEY A REASONABLE PERIOD OF TIME TO IDENTIFY AN EXPERT, CONDUCT THE EVALUATION, AND ISSUE A REPORT. IF BOTH THE COUNTY ATTORNEY AND DISTRICT ATTORNEY REQUEST AN INDEPENDENT EVALUATION, THE COURT SHALL TREAT THE REQUEST AS A JOINT REQUEST FOR A SINGLE INDEPENDENT EVALUATION.

(d) IF THE RESPONDENT DOES NOT COOPERATE WITH THE EVALUATION, THE COURT MAY GRANT ADDITIONAL TIME OR DENY THE RESPONDENT'S REQUEST FOR TERMINATION.

(e) UPON RECEIPT OF THE INDEPENDENT EVALUATION REPORT, THE COUNTY ATTORNEY OR DISTRICT ATTORNEY MUST PROVIDE A COPY TO RESPONDENT'S COUNSEL AND THE COURT WITHIN FOURTEEN DAYS.

(f) IF NEITHER THE COUNTY ATTORNEY NOR DISTRICT ATTORNEY OBJECT WITHIN THE TIME PERMITTED BY THE COURT, THE COURT SHALL TERMINATE THE RESPONDENT'S CIVIL COMMITMENT.

(5) (a) IF EITHER THE COUNTY ATTORNEY OR DISTRICT ATTORNEY TIMELY OBJECTS, THE COURT SHALL, AS SOON AS PRACTICABLE, BRING THE RESPONDENT BEFORE THE COURT, ENSURE THE RESPONDENT AND THE RESPONDENT'S COUNSEL RECEIVED A COPY OF THE REPORT, AND ADVISE THE RESPONDENT OF THE RIGHT TO DEMAND A TRIAL BY THE COURT OR THE RIGHT TO DEMAND, IN WRITING, A JURY TRIAL OF NOT MORE THAN SIX INDIVIDUALS TO DETERMINE WHETHER THE RESPONDENT MEETS THE CRITERIA FOR TERMINATION PURSUANT TO SUBSECTION (1) OF THIS SECTION.

(b) IF THE RESPONDENT DEMANDS A TRIAL BEFORE THE COURT, THE COURT SHALL SCHEDULE THE TRIAL TO BEGIN WITHIN THIRTY-FIVE DAYS AFTER THE DEMAND. IF THE RESPONDENT DEMANDS A JURY TRIAL, THE COURT SHALL SCHEDULE THE TRIAL TO BEGIN WITHIN SEVENTY-TWO DAYS AFTER THE DEMAND. A DELAY ATTRIBUTABLE TO THE RESPONDENT IS EXCLUDED FROM THE TIME LIMITATIONS IN THIS SUBSECTION (5)(b). IF THE COURT DOES NOT BEGIN THE TRIAL WITHIN THE TIME PERMITTED PURSUANT TO THIS SUBSECTION (5)(b), THE COURT SHALL TERMINATE THE CIVIL COMMITMENT AND RELEASE THE RESPONDENT FROM THE PROVIDER'S CARE AND CUSTODY.

(c) IF THE COUNTY ATTORNEY DOES NOT OBJECT TO TERMINATION BUT THE DISTRICT ATTORNEY DOES, THE DISTRICT ATTORNEY HAS STANDING TO SERVE AS THE COUNTY ATTORNEY FOR THE LIMITED PURPOSE OF TRIAL AND ANY APPEALS RELATED TO THE TRIAL. THE COUNTY ATTORNEY SHALL TIMELY

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

PROVIDE THE DISTRICT ATTORNEY ALL INFORMATION AND RECORDS RELEVANT TO THE TRIAL IN THE COUNTY ATTORNEY'S POSSESSION OR CONTROL WITHOUT SUBPOENA OR COURT ORDER. THE DISTRICT ATTORNEY'S LIMITED STANDING DOES NOT EXTEND TO ANY OTHER MATTERS RELATED TO THE CIVIL COMMITMENT AND TERMINATES UPON RESOLUTION OF THE TRIAL AND ANY RELATED APPEALS.

(6) (a) AT THE TRIAL, IF ANY EVIDENCE IS INTRODUCED THAT SHOWS THE RESPONDENT DOES NOT MEET THE CRITERIA FOR TERMINATION OF THE CIVIL COMMITMENT PURSUANT TO SUBSECTION (1) OF THIS SECTION, THE RESPONDENT HAS THE BURDEN TO SHOW BY A PREPONDERANCE OF THE EVIDENCE THAT THE RESPONDENT MEETS THE CRITERIA FOR TERMINATION PURSUANT TO SUBSECTION (1) OF THIS SECTION.

(b) IF THE TRIER OF FACT FINDS, BY A PREPONDERANCE OF THE EVIDENCE, THAT THE RESPONDENT MEETS THE CRITERIA FOR TERMINATION PURSUANT TO SUBSECTION (1) OF THIS SECTION, THE COURT SHALL ORDER THE RESPONDENT RELEASED FROM THE PROVIDER'S CARE AND CUSTODY AND TERMINATE THE RESPONDENT'S CIVIL COMMITMENT. IF THE TRIER OF FACT FINDS, BY A PREPONDERANCE OF THE EVIDENCE, THAT THE RESPONDENT DOES NOT MEET THE CRITERIA FOR TERMINATION PURSUANT TO SUBSECTION (1) OF THIS SECTION, THE COURT SHALL CONTINUE THE CIVIL COMMITMENT AND MAY ENTER OR MODIFY ANY ORDERS TO ASSIST IN PROGRESSING THE TREATMENT OF THE RESPONDENT OR THAT ARE NECESSARY TO PROTECT THE PUBLIC.

(7) IF THE TRIER OF FACT FINDS THE RESPONDENT DOES NOT MEET THE CRITERIA FOR TERMINATION PURSUANT TO SUBSECTION (1) OF THIS SECTION, THE RESPONDENT IS NOT ENTITLED TO ANOTHER TERMINATION TRIAL WITHIN ONE YEAR AFTER THE CONCLUSION OF THE PREVIOUS TRIAL FOR TERMINATION.

(8) IF THE RESPONDENT DOES NOT MEET THE CRITERIA FOR TERMINATION PURSUANT TO SUBSECTION (1) OF THIS SECTION AND HAS A MENTAL HEALTH DISORDER THAT IS AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY OR A NEUROCOGNITIVE DISORDER, AS THOSE TERMS ARE DEFINED IN SECTION 25.5-10-501, WITHOUT HAVING ANY OTHER MENTAL HEALTH DISORDER THAT IS NOT AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY OR NEUROCOGNITIVE DISORDER AND THAT SUBSTANTIALLY CONTRIBUTES TO WHETHER THE RESPONDENT IS A DANGER TO THE RESPONDENT'S SELF OR A DANGER TO OTHERS, OR IS GRAVELY DISABLED, THE COURT SHALL CONVERT THE CIVIL COMMITMENT TO AN ENHANCED PROTECTIVE PLACEMENT AND MAY MODIFY THE TERMS OF THE ENHANCED PROTECTIVE PLACEMENT IN ACCORDANCE WITH SECTION 25.5-10-507.

(9) IF THE DEFENDANT DOES NOT MEET THE CRITERIA FOR TERMINATION PURSUANT TO SUBSECTION (1) OF THIS SECTION AND HAS CO-OCCURRING MENTAL HEALTH DISORDERS THAT INCLUDE AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY OR A NEUROCOGNITIVE DISORDER, AS THOSE TERMS ARE DEFINED IN SECTION 25.5-10-501, THE COURT MAY, UPON THE RECOMMENDATION OF CDHS, CONVERT A CIVIL COMMITMENT TO AN ENHANCED PROTECTIVE PLACEMENT AND MODIFY THE TERMS OF THE ENHANCED PROTECTIVE PLACEMENT IN ACCORDANCE WITH SECTION 25.5-10-507.

(10) THIS SECTION IS REPEALED, EFFECTIVE JULY 1, 2030."

Renumber succeeding sections accordingly.

Page 147, strike lines 1 through 7 and substitute:

"(1) THE COURT MAY ORDER THE PROTECTIVE PLACEMENT OF A RESPONDENT IF:

(a) THE RESPONDENT, BY CLEAR AND CONVINCING EVIDENCE, HAS A NEUROCOGNITIVE DISORDER;

(b) WITH THE CONSIDERATION OF ALL REASONABLY AVAILABLE INFORMATION, INCLUDING THE RELEVANT HISTORY OF THE RESPONDENT, THERE ARE REASONABLE GROUNDS TO BELIEVE THAT THE RESPONDENT WILL NOT REMAIN IN A VOLUNTARY TREATMENT PROGRAM; AND

(c) THE RESPONDENT, BY CLEAR AND CONVINCING EVIDENCE, IS A DANGER TO THE RESPONDENT'S SELF OR A DANGER TO OTHERS."

Page 148, strike lines 18 through 27.

Strike pages 149 through 153.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 154, strike lines 1 through 21 and substitute:

"25.5-10-503. Short-term protective placement for incompetent defendants in a criminal matter.

(1) UPON PETITION OF A PROFESSIONAL PERSON OR INTERVENING PROFESSIONAL ACTING WITHIN THE SCOPE OF THEIR AUTHORITY AND LICENSURE, AN APPOINTED LEGAL GUARDIAN, OR A REPRESENTATIVE OF THE BHA OR HCPF, A COURT MAY CERTIFY A PERSON FOR SHORT-TERM PROTECTIVE PLACEMENT FOR NOT MORE THAN THREE MONTHS UNDER THE FOLLOWING CONDITIONS:

(a) THE PERSON IS A RESPONDENT IN A CRIMINAL MATTER IN WHICH THE PERSON HAS BEEN FOUND INCOMPETENT TO PROCEED;

(b) THE COURT HEARING THE CRIMINAL MATTER REFERRED THE MATTER FOR FILING OF A PETITION PURSUANT TO SECTION 16-8.5-117;

(c) A PROFESSIONAL PERSON OR INTERVENING PROFESSIONAL ACTING WITHIN THE SCOPE OF THEIR AUTHORITY AND LICENSURE:

(I) HAS AN ESTABLISHED TREATMENT RELATIONSHIP WITH THE PERSON, INCLUDING HAVING PROVIDED CARE TO THE PERSON IN THE PAST THREE MONTHS, WHICH CARE FORMS THE BASIS FOR REQUESTING THE SHORT-TERM PROTECTIVE PLACEMENT; AND

(II) HAS EVALUATED THE PERSON WITHIN THE PAST THREE MONTHS AND PRODUCED A WRITTEN OPINION THAT THE PERSON MEETS THE CRITERIA FOR PROTECTIVE PLACEMENT PURSUANT TO SECTION 25.5-10-502;

(d) THERE IS A SKILLED NURSING FACILITY, A REGIONAL CENTER, OR ANOTHER PLACEMENT WILLING TO ACCEPT CARE AND CUSTODY OF THE RESPONDENT AND TO HOLD THE PROTECTIVE PLACEMENT; AND

(e) THE PERSON, THE PERSON'S LEGAL GUARDIAN, AND THE PERSON'S LAY PERSON, IF APPLICABLE, HAVE BEEN ADVISED OF THE PERSON'S RIGHT TO AN ATTORNEY AND TO CONTEST THE SHORT-TERM PROTECTIVE PLACEMENT.

(2) THE PETITION FILED PURSUANT TO SUBSECTION (1) OF THIS SECTION MUST:

(a) STATE SUFFICIENT FACTS TO ESTABLISH REASONABLE GROUNDS THAT THE RESPONDENT MEETS THE CRITERIA FOR SHORT-TERM PROTECTIVE PLACEMENT PURSUANT TO SECTION 25.5-10-502, INCLUDING ATTACHING THE PROFESSIONAL PERSON'S OR INTERVENING PROFESSIONAL'S WRITTEN OPINION PRODUCED PURSUANT TO SUBSECTION (1)(c)(II) OF THIS SECTION;

(b) BE FILED WITHIN FOURTEEN DAYS AFTER THE INITIATING PARTY RECEIVED THE COURT ORDER FROM THE CRIMINAL COURT INITIATING THE SHORT-TERM PROTECTIVE PLACEMENT; AND

(c) BE FILED WITH THE COURT IN THE COUNTY WHERE THE RESPONDENT RESIDED OR WAS PHYSICALLY PRESENT IMMEDIATELY PRIOR TO THE FILING OF THE PETITION; EXCEPT THAT, IF THE PERSON WAS ARRESTED FOR THE PRIOR CASE AND HELD IN CUSTODY, THE PETITION MAY BE FILED IN THE COUNTY WHERE THE RESPONDENT RESIDED OR WAS PHYSICALLY PRESENT IMMEDIATELY PRIOR TO THE RESPONDENT'S ARREST.

(3) WITHIN TWENTY-FOUR HOURS AFTER CERTIFICATION, COPIES OF THE SHORT-TERM PROTECTIVE PLACEMENT MUST BE PERSONALLY DELIVERED TO THE RESPONDENT AND HCPF WHO SHALL RETAIN A COPY OF THE CERTIFICATION AS PART OF THE RESPONDENT'S RECORD. IF THE CRIMINAL CASE IS PENDING, OR NOT YET DISMISSED, THE PETITIONING PARTY SHALL PROVIDE NOTICE OF THE FILING OF THE PETITION TO THE CRIMINAL COURT. THE CRIMINAL COURT SHALL PROVIDE THE NOTICE TO THE PROSECUTING AND DEFENSE ATTORNEYS IN THE CRIMINAL CASE AND ANY ATTORNEY APPOINTED THE RESPONDENT PURSUANT TO SUBSECTION (5) OF THIS SECTION.

(4) THE PETITIONER SHALL ASK THE RESPONDENT TO DESIGNATE ONE OTHER PERSON WHOM THE RESPONDENT WANTS TO BE INFORMED REGARDING THE PETITION. IF THE RESPONDENT IS INCAPABLE OF MAKING A DESIGNATION AT THE TIME THE PETITION IS DELIVERED, THE COURT MAY ASK THE RESPONDENT TO DESIGNATE A PERSON AS SOON AS THE RESPONDENT IS CAPABLE. IF THE PETITIONER FAILS TO ASK THE RESPONDENT TO DESIGNATE A PERSON, THE RESPONDENT'S ATTORNEY APPOINTED PURSUANT TO SUBSECTION (5) OF THIS SECTION SHALL REPORT TO THE COURT ANY PERSON WHOM THE RESPONDENT WANTS TO BE INFORMED REGARDING THE PETITION.

(5) WHENEVER A PETITION IS FILED PURSUANT TO THIS SECTION, THE COURT SHALL IMMEDIATELY APPOINT AN ATTORNEY TO REPRESENT THE RESPONDENT. THE COURT SHALL PROVIDE THE RESPONDENT WITH A WRITTEN NOTICE THAT THE RESPONDENT HAS A RIGHT TO A HEARING ON THE PETITION

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

AND MAY MAKE A WRITTEN REQUEST FOR A JURY TRIAL. THE RESPONDENT HAS THE RIGHT TO AN ATTORNEY FOR ALL PROCEEDINGS CONDUCTED PURSUANT TO THIS SECTION, INCLUDING ANY APPEALS. THE ATTORNEY REPRESENTING THE RESPONDENT MUST BE PROVIDED WITH A COPY OF THE PETITION AND ANY SUPPORTING MATERIALS IMMEDIATELY UPON THE ATTORNEY'S APPOINTMENT. THE RESPONDENT MAY ONLY WAIVE COUNSEL WHEN THE RESPONDENT MAKES A KNOWING AND VOLUNTARY WAIVER IN FRONT OF THE COURT.

(6) UPON FILING A PETITION PURSUANT TO THIS SECTION AND AFFORDING THE RESPONDENT A CHANCE TO CONTEST THE PETITION, THE COURT MAY GRANT OR DENY THE PROTECTIVE PLACEMENT BASED ON THE FACTS ESTABLISHED IN THE PETITION, SUBJECT TO THE COURT'S FURTHER REVIEW OR A JURY TRIAL.

(7) WITHIN FOURTEEN DAYS AFTER RECEIPT OF THE PETITION FILED PURSUANT TO THIS SECTION, THE RESPONDENT, OR THE RESPONDENT'S ATTORNEY, MAY REQUEST A JURY TRIAL BY FILING A WRITTEN MOTION WITH THE COURT.

(8) THE RESPONDENT MAY KNOWINGLY AND VOLUNTARILY CONSENT TO THE PETITION IN WRITING.

(9) THE RESPONDENT OR THE RESPONDENT'S ATTORNEY MAY, AT ANY TIME, FILE A WRITTEN REQUEST FOR THE COURT TO REVIEW THE SHORT-TERM PROTECTIVE PLACEMENT. IF A REVIEW IS REQUESTED, THE COURT SHALL HEAR THE MATTER WITHIN FOURTEEN DAYS AFTER THE REQUEST, AND THE COURT SHALL GIVE NOTICE TO THE RESPONDENT, THE RESPONDENT'S ATTORNEY, HCPF, AND THE COMMUNITY OR FACILITY PROVIDER WHO IS OR WILL PROVIDE TREATMENT. THE HEARING MUST BE HELD IN ACCORDANCE WITH SECTION 25.5-10-510. AT THE CONCLUSION OF THE HEARING, THE COURT MAY ENTER OR CONFIRM THE SHORT-TERM PROTECTIVE PLACEMENT, DISCHARGE THE RESPONDENT, OR ENTER ANY OTHER APPROPRIATE ORDER.

(10) (a) THE BHA, HCPF, THE DEPARTMENT OF HUMAN SERVICES, AND CARE PROVIDERS MAY SHARE INFORMATION WITH EACH OTHER AND THE PARTIES AS NECESSARY. THE BHA, HCPF, THE DEPARTMENT OF HUMAN SERVICES, AND CARE PROVIDERS MAY RECEIVE AND POSSESS ALL INFORMATION RELEVANT TO THE PROCEEDINGS HELD PURSUANT TO THIS SECTION, INCLUDING ANY EVALUATIONS; ANY MEDICAL AND MENTAL HEALTH RECORDS FOR WHICH A WAIVER OR PRIVILEGE HAS BEEN FOUND IN PROCEEDINGS HELD PURSUANT TO THIS PART 5, ARTICLE 65 OF TITLE 27, OR ARTICLE 8 OR 8.5 OF TITLE 16; AND RELEVANT CRIMINAL JUSTICE RECORDS, INCLUDING ANY CRIMINAL HISTORY OF THE RESPONDENT.

(b) THE COURT MAY ORDER THE DISTRICT ATTORNEY RESPONSIBLE FOR PROSECUTING A CRIMINAL CASE THAT LED TO PROCEEDINGS PURSUANT TO THIS SECTION OR SECTION 16-8.5-117 TO SEND RELEVANT RECORDS TO HCPF WITHIN SEVEN DAYS AFTER THE COURT'S ORDER.

(c) ANY CURRENT OR FORMER ATTORNEY WHO REPRESENTED THE RESPONDENT IN ANY PROCEEDING SHALL SEND MATERIALS TO HCPF WITH THE RESPONDENT'S CONSENT.

(11) (a) THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING IS RESPONSIBLE FOR FINDING AN APPROPRIATE PROVIDER AND INPATIENT PLACEMENT FOR THE RESPONDENT.

(b) AFTER A PETITION IS FILED, UNLESS AN APPROPRIATE PROVIDER HAS ALREADY BEEN IDENTIFIED AND IS WILLING TO ACCEPT THE SHORT-TERM PROTECTIVE PLACEMENT, THE COURT SHALL ORDER HCPF TO PROVIDE CARE COORDINATION AND MAKE DILIGENT EFFORTS TO FIND A PROVIDER FOR THE RESPONDENT.

(c) THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING SHALL KEEP THE COURT INFORMED, IN WRITING, OF EFFORTS MADE TO FIND AN APPROPRIATE PROVIDER FOR THE RESPONDENT.

(12) UPON ORDERING A SHORT-TERM PROTECTIVE PLACEMENT OF THE RESPONDENT, THE PROVIDER ORDERED TO RECEIVE THE RESPONDENT HAS CARE AND PHYSICAL CUSTODY OF THE RESPONDENT.

(13) WHENEVER IT APPEARS TO THE COURT THAT A RESPONDENT IN A SHORT-TERM PROTECTIVE PLACEMENT SHOULD BE TRANSFERRED TO ANOTHER PROVIDER FOR TREATMENT AND THE SAFETY OF THE RESPONDENT OR THE PUBLIC REQUIRES THAT THE RESPONDENT BE TRANSPORTED BY A SECURE TRANSPORTATION PROVIDER OR A LAW ENFORCEMENT AGENCY, THE COURT MAY ISSUE AN ORDER DIRECTING THE LAW ENFORCEMENT AGENCY WHERE THE RESPONDENT RESIDES OR SECURE TRANSPORTATION PROVIDER TO DELIVER THE RESPONDENT TO THE DESIGNATED PROVIDER.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(14) IN ACCORDANCE WITH THE PROCEDURES DESCRIBED IN SECTION 25.5-10-506, A SHORT-TERM PROTECTIVE PLACEMENT MAY BE TERMINATED UPON THE SIGNATURE OF THE TREATING MEDICAL PROFESSIONAL AND THE MEDICAL DIRECTOR OF THE FACILITY. A FACILITY OR PROGRAM SHALL MAKE THE RESPONDENT'S DISCHARGE INSTRUCTIONS AVAILABLE TO THE RESPONDENT, THE RESPONDENT'S ATTORNEY, AND THE RESPONDENT'S LEGAL GUARDIAN.

(15) IF THE PROFESSIONAL PERSON IN CHARGE OF THE RESPONDENT'S EVALUATION AND TREATMENT BELIEVES THAT A PERIOD LONGER THAN THREE MONTHS IS NECESSARY TO TREAT THE RESPONDENT, THE PROFESSIONAL PERSON SHALL FILE WITH THE COURT A REQUEST FOR AN EXTENDED PROTECTIVE PLACEMENT AT LEAST THIRTY DAYS PRIOR TO THE EXPIRATION DATE OF THE ORIGINAL PROTECTIVE PLACEMENT. AN EXTENDED PROTECTIVE PLACEMENT FOR TREATMENT MUST NOT BE FOR A PERIOD OF MORE THAN THREE MONTHS. THE RESPONDENT IS ENTITLED TO A HEARING ON THE EXTENDED PROTECTIVE PLACEMENT UNDER THE SAME CONDITIONS AS AN ORIGINAL PROTECTIVE PLACEMENT. THE ATTORNEY INITIALLY REPRESENTING THE RESPONDENT SHALL CONTINUE TO REPRESENT THE RESPONDENT, UNLESS THE COURT APPOINTS ANOTHER ATTORNEY."

Page 156, lines 9 and 10, strike "BHA, IN COOPERATION WITH HCPF" and substitute "BHA".

Page 157, line 27, strike "AND HCPF".

Page 158, strike line 9 through 27.

Strike page 159 and 160.

Page 161, strike lines 1 through 10 and substitute:

"25.5-10-505. Connect respondent to home- and community-based services.

WHEN A RESPONDENT IS DISCHARGED FROM A PROTECTIVE PLACEMENT OR A PROTECTIVE PLACEMENT IS TERMINATED, THE BHA SHALL REFER THE RESPONDENT TO ANY HOME- AND COMMUNITY-BASED SERVICES FOR WHICH THE RESPONDENT MAY BE ELIGIBLE AND SHALL MAKE DILIGENT EFFORTS TO CONNECT THE RESPONDENT WITH HOME- AND COMMUNITY-BASED SERVICES."

Page 161, lines 14 and 15, strike "RESPONDENT AND HCPF," and substitute "RESPONDENT,".

Page 161, line 16, strike "DETERMINE" and substitute "DETERMINES".

Page 161, strike lines 18 through 27.

Page 162, strike lines 1 through 6 and substitute:

"(2) THE PROFESSIONAL PERSON IN CHARGE OF THE RESPONDENT'S CARE SHALL NOT APPROVE THE TERMINATION OF THE PROTECTIVE PLACEMENT UNLESS TWO PROFESSIONAL PERSONS INDEPENDENTLY EVALUATE THE RESPONDENT AND INDEPENDENTLY OPINE THAT THE RESPONDENT NO LONGER MEETS THE CRITERIA FOR PROTECTIVE PLACEMENT TREATMENT. ONE OF THE OPINIONS MUST BE FROM THE PROFESSIONAL PERSON WHO IS MOST RESPONSIBLE FOR INTERACTING WITH AND PROVIDING DIRECT CARE AND TREATMENT TO THE RESPONDENT. THIS REQUIREMENT DOES NOT APPLY IF A PROVIDER EMPLOYS AND CONTRACTS WITH ONLY ONE PROFESSIONAL PERSON."

Page 163, strike lines 26 and 27 and substitute "DISORDER".

Page 164, line 1, strike "NEUROCOGNITIVE DISORDER AND".

Page 164, line 9, strike "PLACEMENT;" and substitute "PLACEMENT, UNLESS THE RESPONDENT IS PLACED INTO INPATIENT CARE AT THE DISCRETION OF CDHS OR HCPF;".

Page 164, line 26, strike "PRIOR" and substitute "IF THE RESPONDENT IS NOT PLACED INTO INPATIENT CARE AT THE DISCRETION OF CDHS OR HCPF OR IF

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

CDHS OR HCPF PROPOSES TO MOVE THE RESPONDENT INTO OR OUT OF INPATIENT CARE, THE COURT SHALL, PRIOR".

Page 164, line 27, strike "THE COURT".

Page 165, line 1, strike "SHALL".

Page 166, line 12, strike "AND".

Page 166, line 16, strike "TREATMENT." and substitute "TREATMENT;".

Page 166, strike lines 17 through 26 substitute:

"(VIII) WHETHER THE RESPONDENT OPPOSES THE PLACEMENT;
(IX) WHETHER COMMUNITY-BASED PLACEMENT CAN BE REASONABLY ACCOMMODATED;
(X) THE LIMITED RESOURCES OF THE STATE AND THE NEEDS OF OTHERS;
AND
(XI) THE PLACEMENT RECOMMENDATIONS OF ANY TREATING PROFESSIONALS.".

Reletter succeeding paragraphs accordingly.

Page 167, line 1, after "SETTING" insert "OUTSIDE OF INPATIENT CARE, AS DEFINED IN SECTION 16-8.5-101,".

Page 167, line 19, strike "WITHIN HCPF," and substitute "INTO INPATIENT CARE, AS DEFINED IN SECTION 16-8.5-101, AT THE DISCRETION OF CDHS OR HCPF,".

Page 168, line 7, after "SETTING" insert "OUTSIDE OF INPATIENT CARE, AS DEFINED IN SECTION 16-8.5-101,".

Page 170, after line 19 insert:

"(c) GOOD CAUSE INCLUDES A RESPONDENT'S TIMELY REQUEST FOR AN EVALUATION THAT ALLOWS A COMPETENCY EVALUATOR TO PROVIDE A SECOND OPINION IN RESPONSE TO THE REPORT PROVIDED PURSUANT TO SUBSECTION (8) OF THIS SECTION THAT OPINES THAT THE RESPONDENT DOES NOT MEET THE CRITERIA FOR TERMINATION.".

Page 171, after line 15 insert:

"(3) (a) THE RESPONDENT MAY REQUEST TERMINATION OF THE ENHANCED PROTECTIVE PLACEMENT IN WRITING AT ANY TIME THE RESPONDENT WOULD NOT BE PROHIBITED FROM HAVING A SUBSEQUENT TERMINATION TRIAL PURSUANT TO SUBSECTION (7) OF THIS SECTION.

(b) THE COURT SHALL DENY THE REQUEST UNLESS THE REQUEST FOR TERMINATION INCLUDES AN OPINION FROM A PROFESSIONAL PERSON THAT THE RESPONDENT CURRENTLY MEETS THE CRITERIA FOR TERMINATION OF THE ENHANCED PROTECTIVE PLACEMENT PURSUANT TO SUBSECTION (1) OF THIS SECTION.

(4) (a) IF THE COURT DOES NOT DENY THE REQUEST FOR TERMINATION WITHOUT A HEARING, THE COURT SHALL PERMIT THE COUNTY ATTORNEY AND THE DISTRICT ATTORNEY WHO ORIGINALLY SOUGHT ENHANCED PROTECTIVE PLACEMENT PURSUANT TO SECTION 16-8.5-118 FOURTEEN DAYS TO OBJECT TO TERMINATION OR REQUEST AN OPPORTUNITY TO CONDUCT AN INDEPENDENT EVALUATION BY AN EXPERT OF THE COUNTY ATTORNEY'S OR DISTRICT ATTORNEY'S OWN CHOOSING AND EXPENSE.

(b) IF NEITHER THE COUNTY ATTORNEY NOR THE DISTRICT ATTORNEY OBJECT OR REQUEST AN OPPORTUNITY TO REQUEST AN INDEPENDENT EVALUATION, THE COURT SHALL TERMINATE THE RESPONDENT'S ENHANCED PROTECTIVE PLACEMENT.

(c) IF EITHER THE COUNTY ATTORNEY OR THE DISTRICT ATTORNEY REQUEST AN OPPORTUNITY TO CONDUCT AN INDEPENDENT EVALUATION, THE COURT SHALL GRANT THAT REQUEST, ORDER THE RESPONDENT TO COMPLY WITH THE EVALUATION, AND PERMIT THE COUNTY ATTORNEY OR DISTRICT ATTORNEY A REASONABLE PERIOD OF TIME TO IDENTIFY AN EXPERT, CONDUCT THE

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

EVALUATION, AND ISSUE A REPORT. IF BOTH THE COUNTY ATTORNEY AND DISTRICT ATTORNEY REQUEST AN INDEPENDENT EVALUATION, THE COURT SHALL TREAT THE REQUEST AS A JOINT REQUEST FOR A SINGLE INDEPENDENT EVALUATION.

(d) IF THE RESPONDENT DOES NOT COOPERATE WITH THE EVALUATION, THE COURT MAY GRANT ADDITIONAL TIME OR DENY THE RESPONDENT'S REQUEST FOR TERMINATION.

(e) UPON RECEIPT OF THE INDEPENDENT EVALUATION REPORT, THE COUNTY ATTORNEY OR DISTRICT ATTORNEY MUST PROVIDE A COPY TO RESPONDENT'S COUNSEL AND THE COURT WITHIN FOURTEEN DAYS.

(f) IF NEITHER THE COUNTY ATTORNEY NOR DISTRICT ATTORNEY OBJECT WITHIN THE TIME PERMITTED BY THE COURT, THE COURT SHALL TERMINATE THE RESPONDENT'S ENHANCED PROTECTIVE PLACEMENT."

Renumber succeeding subsections accordingly.

Page 171, strike lines 16 through 19 and substitute:

"(5) (a) IF EITHER THE COUNTY ATTORNEY OR DISTRICT ATTORNEY TIMELY OBJECTS, THE COURT SHALL, AS SOON AS PRACTICABLE, BRING THE RESPONDENT BEFORE THE".

Page 171, line 21, strike "THE REPORT," and substitute "ANY REPORTS RECEIVED,".

Page 172, line 4, strike "(3)(b)." and substitute "(5)(b).".

Page 172, line 6, strike "(3)(b)," and substitute "(5)(b).".

Page 172, strike lines 9 through 12 and substitute:

"(c) IF THE COUNTY ATTORNEY DOES NOT OBJECT TO TERMINATION BUT THE DISTRICT ATTORNEY DOES, THE DISTRICT ATTORNEY HAS STANDING TO SERVE AS THE COUNTY ATTORNEY FOR THE LIMITED PURPOSE OF TRIAL AND ANY APPEALS RELATED TO THE TRIAL. THE COUNTY ATTORNEY SHALL TIMELY PROVIDE THE DISTRICT ATTORNEY ALL INFORMATION AND RECORDS RELEVANT TO THE TRIAL IN THE COUNTY ATTORNEY'S POSSESSION OR CONTROL WITHOUT SUBPOENA OR COURT ORDER. THE DISTRICT ATTORNEY'S LIMITED STANDING DOES NOT EXTEND TO ANY OTHER MATTERS RELATED TO THE ENHANCED PROTECTIVE PLACEMENT AND TERMINATES UPON RESOLUTION OF THE TRIAL AND ANY RELATED APPEALS."

Page 177, strike lines 4 through 10.

Reletter succeeding paragraphs accordingly.

Page 183, line 5, after "HCPF," insert "THE BHA, THE DEPARTMENT OF HUMAN SERVICES,".

Page 183, line 9, after "HCPF," insert "THE BHA, THE DEPARTMENT OF HUMAN SERVICES,".

Page 183, after line 14 insert:

"(8) THE DISTRICT ATTORNEY MAY PROVIDE INFORMATION TO A VICTIM WHEN NECESSARY TO COMPLY WITH THE "VICTIM RIGHTS ACT", PART 3 OF ARTICLE 4.1 OF TITLE 24."

Page 183, after line 23 insert:

"25.5-10-517. Authority to increase payments to nursing facility and regional center providers - rules.

SUBJECT TO AVAILABLE APPROPRIATIONS AND FEDERAL AUTHORIZATION, HCPF MAY INCREASE PAYMENTS TO NURSING FACILITY PROVIDERS AND REGIONAL CENTER PROVIDERS FOR THE PURPOSE OF ACHIEVING THE LEAST RESTRICTIVE PLACEMENT REQUIREMENT FOR INDIVIDUALS SUBJECT TO A PROTECTIVE PLACEMENT PURSUANT TO THIS PART 5. HCPF SHALL

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

ADOPTED RULES DEFINING THE QUALIFICATIONS AND PAYMENT SCHEDULE FOR NURSING FACILITY PROVIDERS AND REGIONAL CENTER PROVIDERS THAT SERVE THE INDIVIDUALS SUBJECT TO A PROTECTIVE PLACEMENT.

25.5-10-518. Repeal of part.

THIS PART 5 IS REPEALED, EFFECTIVE JULY 1, 2031.

SECTION 23. In Colorado Revised Statutes, **add** 25.5-6-414 as follows:

25.5-6-414. Delivery of services for individuals with serious mental illness - rules.

(1) THE STATE DEPARTMENT IS COMMITTED TO IMPROVING ACCESS TO, AND THE QUALITY OF SERVICES FOR, INDIVIDUALS WITH SERIOUS MENTAL ILLNESS WHO ARE ENROLLED IN THE STATE MEDICAL ASSISTANCE PROGRAM.

(2) THE STATE DEPARTMENT SHALL, IN COLLABORATION WITH THE BEHAVIORAL HEALTH ADMINISTRATION, SERVICE PROVIDERS, STAKEHOLDERS, AND INDIVIDUALS WITH LIVED EXPERIENCE, CONTINUOUSLY EVALUATE AND EXPLORE OPTIONS TO ENHANCE THE DELIVERY OF SERVICES FOR INDIVIDUALS WITH SERIOUS MENTAL ILLNESS, WHICH EFFORTS MAY INCLUDE, BUT ARE NOT LIMITED TO:

(a) EXPANDING COMMUNITY-BASED SERVICE CAPACITY AND CARE COORDINATION;

(b) IMPROVING TRANSITIONS OF CARE ACROSS SETTINGS;

(c) LEVERAGING FEDERAL AUTHORITIES, WAIVERS, AND FINANCING MECHANISMS;

(d) ADVANCING INNOVATIVE SERVICE DELIVERY MODELS AND VALUE-BASED PAYMENT APPROACHES; AND

(e) IDENTIFYING AND ADDRESSING GAPS IN ACCESS, QUALITY, AND OUTCOMES.

(3) THE STATE DEPARTMENT SHALL CONSIDER OPPORTUNITIES TO ALIGN FINANCING, BENEFITS, AND SERVICE DELIVERY SYSTEMS TO BETTER MEET THE NEEDS OF INDIVIDUALS WITH SERIOUS MENTAL ILLNESS, WITH THE GOALS OF IMPROVING HEALTH OUTCOMES, REDUCING AVOIDABLE UTILIZATION OF HIGH-COST SERVICES, AND SUPPORTING INDIVIDUALS TO LIVE IN THE LEAST RESTRICTIVE SETTING APPROPRIATE TO MEET THE INDIVIDUAL'S NEEDS.

(4) THE STATE DEPARTMENT MAY ADOPT RULES AS NECESSARY TO IMPLEMENT THIS SECTION.

(5) THIS SECTION DOES NOT CREATE AN ENTITLEMENT TO A SPECIFIC SERVICE OR LEVEL OF CARE.

SECTION 24. In Colorado Revised Statutes, 25.5-10-216, **amend** (7) as follows:

25.5-10-216. Imposition of legal disability - removal of legal right.

(7) A person shall not be admitted to a regional center, as defined in section 27-10.5-102, ~~C.R.S.~~, without a court order issued pursuant to this section except in an emergency, IF THE PERSON MEETS THE CRITERIA FOR AN ENHANCED PROTECTIVE PLACEMENT PURSUANT TO SECTION 16-8.5-118, or for the purpose of temporary respite care.

SECTION 25. In Colorado Revised Statutes, 27-10.5-110, **amend** (2) as follows:

27-10.5-110. Imposition of legal disability - removal of legal right.

(2) A person shall not be admitted to a regional center without a court order issued pursuant to section 25.5-10-216, ~~C.R.S.~~, except in an emergency, IF THE PERSON MEETS THE CRITERIA FOR AN ENHANCED PROTECTIVE PLACEMENT PURSUANT TO SECTION 16-8.5-118, or for the purpose of temporary respite care."

ReNUMBER succeeding sections accordingly.

Page 184, after line 24 insert:

"SECTION 28. In Colorado Revised Statutes, 24-75-109, **add** (1)(b)(III) as follows:

24-75-109. Controller may allow expenditures in excess of appropriations - limitations - appropriations for subsequent fiscal year restricted - repeal.

(1) For the purpose of closing the state's books, and subject to the provisions of this section, the controller may, on or after May 1 of any fiscal year and before the forty-fifth day after the close thereof, upon approval of the governor, allow any department, institution, or agency of the state, including

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

any institution of higher education, to make an expenditure in excess of the amount authorized by an item of appropriation for such fiscal year if:

(b) (III) THE OVEREXPENDITURE IS BY THE DEPARTMENT OF HUMAN SERVICES FOR THE PURPOSE OF PLACING INDIVIDUALS FOUND INCOMPETENT TO PROCEED AND UNRESTORABLE WHO MEET THE CRITERIA FOR CIVIL COMMITMENT, PROTECTIVE PLACEMENT, OR ENHANCED PROTECTIVE PLACEMENT PURSUANT TO SECTION 16-8.5-118 AND ARE COMMITTED TO THE DEPARTMENT OF HUMAN SERVICES; OR".

Renumber succeeding sections accordingly.

Page 186, line 14, after "(11)(b.8)," insert "(11)(b.9)".

Page 186, strike line 19 and substitute "(2)(q.1), (2)(q.2), AND (2)(q.3);

(b.9) ANY INFORMATION RECEIVED PURSUANT TO SUBSECTION (14.8) OF THIS SECTION."

Page 187, line 10, strike "A VICTIM" and substitute "THE DISTRICT ATTORNEY THAT SOUGHT CIVIL COMMITMENT OR ENHANCED PROTECTIVE PLACEMENT PURSUANT TO SECTION 16-8.5-118".

Page 187, line 19, after "COMMITMENT" insert "SUPERVISED".

Page 187, line 20, after "PLACEMENT" insert "SUPERVISED".

Page 189, lines 12 and 13, strike "section 27-65-108.5 or 27-65-109" and substitute "~~section 27-65-108.5 or 27-65-109~~ SECTIONS 27-65-108.5, 27-65-109, OR 27-65-109.5".

Page 193, lines 21 and 22, strike "~~section 27-65-109 (4) or 27-65-127, C.R.S. SECTION 27-65-123 (7) OR 25.5-10-515 (4),~~" and substitute "~~section 27-65-109 (4) or 27-65-127, C.R.S. SECTION 27-65-110 (4) OR 27-65-127,~~".

Page 194, lines 9 and 10, strike "~~section 27-65-109 (4) or 27-65-127, C.R.S. SECTION 27-65-123 (7) OR 25.5-10-515 (4),~~" and substitute "~~section 27-65-109 (4) or 27-65-127, C.R.S. SECTION 27-65-110 (4) OR 27-65-127,~~".

Strike "OCFMH" and substitute "CDHS" on: **Page 61**, lines 20 and 22; **Page 64**, lines 5 and 7; **Page 67**, lines 2 and 25; **Page 68**, lines 11 and 20; **Page 80**, line 24; **Page 81**, line 1; **Page 111**, line 14; **Page 114**, line 21; **Page 115**, lines 11, 24, and 27; **Page 116**, lines 2 and 11; **Page 163**, line 20; **Page 165**, lines 6, 12, and 15; **Page 173**, line 24; and **Page 178**, line 18.

Strike "MEETS" and substitute "MAY MEET" on: **Page 27**, lines 4, 10, and 12; and **Page 47**, lines 1, 4, 10, and 11.

Strike "(5)(a)" and substitute "(6)(a)" on: **Page 72**, lines 6 and 13.

Strike "(5)(b)" and substitute "(6)(b)" on: **Page 67**, line 27; and **Page 70**, line 12.

Strike "(6)" and substitute "(7)" on: **Page 70**, line 27; and **Page 71**, line 2.

Strike "A TEMPORARY" and substitute "AN" on: **Page 7**, line 20; and **Page 68**, line 21.

Strike "TEMPORARY" on: **Page 60**, lines 18 and 19; **Page 63**, lines 9 and 25; **Page 66**, lines 11 and 16; **Page 67**, line 4; and **Page 184**, line 6.

Strike "27-65-108.1" and substitute "27-65-201" on: **Page 73**, line 23; **Page 132**, lines 15 and 26; **Page 133**, line 3; **Page 135**, line 16; **Page 136**, line 12; **Page 139**, line 8; **Page 143**, line 1; **Page 173**, lines 16 and 26; **Page 184**, line 22; **Page 185**, line 11; **Page 186**, lines 3 and 24; and **Page 187**, line 19.

Strike "27-65-108.2" and substitute "27-65-202" on: **Page 139**, line 9; **Page 142**, line 21; and **Page 185**, line 8.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Strike "INFORMATION:" and substitute "INFORMATION, IF AVAILABLE:" on: **Page 143**, line 23; and **Page 182**, line 21.

Strike "~~section 27-65-109(10)~~ SECTION 27-65-109(17)" and substitute "section 27-65-109(10)" on: **Page 129**, line 5; **Page 188**, line 7; **Page 189**, lines 4 and 5, 15 and 16, and 17 and 18; **Page 190**, line 4; and **Page 191**, lines 1 and 2.

After "27-65-109," insert "**27-65-109.5**," on: **Page 96**, line 23; and **Page 97**, line 2.

Strike "27-65-108.5 OR 27-65-109" and substitute "27-65-108.5, 27-65-109, OR 27-65-109.5" on: **Page 62**, lines 12 and 13; and **Page 196**, line 19.

Strike "section 27-65-108.5 or 27-65-109," and substitute "~~section 27-65-108.5 or 27-65-109~~ SECTIONS 27-65-108.5, 27-65-109, OR 27-65-109.5," on: **Page 188**, line 5; **Page 189**, lines 3 and 14; and **Page 190**, lines 2 and 27.

Strike "OR THE APPOINTED TEMPORARY EMERGENCY GUARDIAN" on: **Page 60**, lines 23 and 24; **Page 63**, line 1 and 2; **Page 65**, lines 19 and 20, 23 and 24, and 26 and 27; **Page 66**, lines 2 and 3, 7 and 8, and 21 and 22; and **Page 67**, lines 9 and 10.

Education

After consideration on the merits, the Committee recommends that **SB26-023** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 2, lines 8 and 9, strike "EIGHT THOUSAND NINE HUNDRED NINE DOLLARS AND TEN CENTS (\$8,909.10)," and substitute "EIGHT THOUSAND NINE HUNDRED DOLLARS AND FORTY CENTS (\$8,900.40),".

Page 2, lines 11 and 12, strike "TWO HUNDRED SEVENTEEN DOLLARS AND THIRTY CENTS (\$217.30)" and substitute "TWO HUNDRED EIGHT DOLLARS AND SIXTY CENTS (\$208.60)".

Page 2, lines 20 through 22, strike "TEN BILLION TWO HUNDRED NINE MILLION FIVE HUNDRED EIGHTY-NINE THOUSAND EIGHT HUNDRED EIGHTY-EIGHT DOLLARS (\$10,209,589,888);" and substitute "TEN BILLION ONE HUNDRED EIGHTY-NINE MILLION NINE HUNDRED EIGHTEEN THOUSAND SIX HUNDRED FORTY-TWO DOLLARS (\$10,189,918,642);".

Page 3, after line 4 insert:

"SECTION 2. In Colorado Revised Statutes, 22-13-103, **amend** (1)(c) introductory portion; and **add** (1)(c.5) as follows:

22-13-103. School transformation grant program - created - rules - repeal.

(1) There is created in the department the school transformation grant program to provide funding to:

(c) FOR GRANTS ISSUED ON OR BEFORE JUNE 30, 2026, assist school districts, the institute, and charter schools that are implementing priority improvement or turnaround plans in planning for and implementing one or more of the following rigorous school redesign strategies:

(c.5) FOR GRANTS ISSUED ON OR AFTER JULY 1, 2026, ASSIST SCHOOL DISTRICTS, THE INSTITUTE, AND CHARTER SCHOOLS THAT ARE IMPLEMENTING PRIORITY IMPROVEMENT OR TURNAROUND PLANS IN PLANNING FOR AND IMPLEMENTING ONE OR MORE OF THE RIGOROUS REDESIGN STRATEGIES DESCRIBED IN SECTION 22-11-209 (2)(a) OR SECTION 22-11-210 (5)(a);

SECTION 3. In Colorado Revised Statutes, 22-13-105, **amend** (1) introductory portion and (6)(b); and **add** (1.5) as follows:

22-13-105. School transformation grants - application - awards - report.

(1) FOR GRANTS ISSUED ON OR BEFORE JUNE 30, 2026, the state board, subject to available appropriations, shall award school transformation grants to one or more school districts or charter schools or to the institute to use in:

(1.5) FOR GRANTS ISSUED ON OR AFTER JULY 1, 2026, THE STATE BOARD, SUBJECT TO AVAILABLE APPROPRIATIONS, SHALL AWARD SCHOOL TRANSFORMATION GRANTS TO ONE OR MORE SCHOOL DISTRICTS OR CHARTER SCHOOLS OR TO THE INSTITUTE TO USE FOR THE PURPOSES DESCRIBED IN

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SECTION 22-13-103 (1).

(6) (b) Of the money annually appropriated for school transformation grants, the department may expend an amount that is necessary to enter into one or more contracts with a public or private entity to provide the uses described in subsection (1) OR (1.5) of this section to multiple school districts or charter schools that are eligible for a school transformation grant. The entity shall use research-based strategies and have a proven record of success working with schools under similar circumstances.

SECTION 4. In Colorado Revised Statutes, 22-44-105, **amend** (6)(d)(II) as follows:

22-44-105. Budget - contents - mandatory- repeal.

(6) (d) (II) ~~This subsection (6)~~ is SUBSECTIONS (6)(a), (6)(b), AND (6)(d) OF THIS SECTION ARE repealed, effective July 1, 2026.

SECTION 5. In Colorado Revised Statutes, 22-54-103.3, **amend** (3)(b) as follows:

22-54-103.3. District total program - 2025-26 through 2030-31 budget years - definitions - repeal.

(3) (b) (I) For the 2026-27 budget year, a district's total program is the greater of the district's total program determination for the 2024-25 budget year or the amount calculated pursuant to section 22-54-104 plus an amount equal to thirty percent of the difference between the district's total program calculation pursuant to section 22-54-103.5 and the district's total program calculation pursuant to section 22-54-104.

(II) WHEN DETERMINING A DISTRICT'S TOTAL PROGRAM PURSUANT TO SUBSECTION (3)(b)(I) OF THIS SECTION, IF THE DISTRICT'S TOTAL PROGRAM CALCULATION PURSUANT TO SECTION 22-54-103.5 IS LESS THAN THE DISTRICT'S TOTAL PROGRAM CALCULATION PURSUANT TO SECTION 22-54-104, THEN NOTWITHSTANDING SUBSECTION (3)(b)(I) OF THIS SECTION, THE DISTRICT'S TOTAL PROGRAM IS THE GREATER OF THE DISTRICT'S TOTAL PROGRAM DETERMINATION FOR THE 2024-25 BUDGET YEAR OR THE AMOUNT CALCULATED PURSUANT TO SECTION 22-54-104.

SECTION 6. In Colorado Revised Statutes, 22-54-117, **amend** (1)(a) introductory portion and (1)(a)(IX) as follows:

22-54-117. Contingency reserve - fund - repeal.

(1) (a) ~~For the 2007-08 fiscal year and fiscal years thereafter~~ The general assembly shall annually determine the amount to appropriate to the contingency reserve fund, which is created in the state treasury. In deciding the amount to appropriate to the contingency reserve fund, the general assembly may take into consideration any recommendations made by the department of education, but nothing in this section obligates the general assembly to provide supplemental assistance to all districts that are found to be in need or to fully fund the total amount of such need. The state board may approve and order payments from the contingency reserve fund for supplemental assistance to districts determined to be in need as the result of any or all of the following circumstances:

(IX) (A) ~~For the 2021-22, 2022-23, and 2023-24 budget years~~ Unusual financial burden caused by the withholding of local property taxes pursuant to section 29-1-606 (5) for a rural or small rural school district, as defined in section 22-7-1211 (4), because of a delay in filing the audit report due to extraordinary problems that could not have been reasonably foreseen or prevented by the rural or small rural school district.

~~(B) This subsection (1)(a)(IX) is repealed, effective July 1, 2026.~~

SECTION 7. In Colorado Revised Statutes, 22-54-205, **amend** (2)(a), (2)(b)(I), (2)(c)(I), (2)(c)(II), (4)(c), and (4)(d); as follows:

22-54-205. Sustain funding - rules - repeal.

(2) (a) A local education provider is eligible to receive ~~reimbursement~~ SUSTAIN FUNDING for students who, in the preceding budget year, successfully satisfied postsecondary credit, received an industry-recognized credential, or satisfied work-based learning requirements as specified by state board rule. A local education provider is eligible to receive multiple ~~reimbursements~~ SUSTAIN FUNDING DISTRIBUTIONS for one student. A local education provider is eligible ~~for reimbursement~~ TO RECEIVE SUSTAIN FUNDING for students who are enrolled in a p-tech school or participating in a TREP program.

(b) (I) For the 2026-27 budget year, the department shall divide the total amount of sustain funding for ~~reimbursement~~ DISTRIBUTION into the following categories:

(A) Twenty percent of the total amount of sustain funding for

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

~~reimbursement~~ DISTRIBUTION for postsecondary credit attainment; 1
 (B) Forty percent of the total amount of sustain funding for 2
~~reimbursement~~ DISTRIBUTION for industry-recognized credentials earned; 3
 (C) ~~Thirty-five~~ THIRTY-SEVEN percent of the total amount of sustain 4
 funding for ~~reimbursement~~ DISTRIBUTION for work-based learning; and 5
 (D) ~~Five~~ THREE percent of the total amount of sustain funding to offset 6
 the direct and indirect costs incurred in administering the sustain funding. 7
 (c) (I) For the 2027-28 budget year, and each budget year thereafter, the 8
 state board shall determine the percentages of the total amount of sustain 9
 funding for ~~reimbursement~~ DISTRIBUTION assigned to the postsecondary credit 10
 attainment, industry-recognized credentials, and work-based learning 11
 categories; except that the ~~five~~ THREE percent of the total amount of sustain 12
 funding to offset the direct and indirect costs incurred in administering the 13
 sustain funding must not be changed. The percentages for each category are 14
 determined by state board rule. 15
 (II) In determining the percentages of the total amount of sustain 16
 funding for ~~reimbursement~~ DISTRIBUTION assigned to each category pursuant 17
 to subsection (2)(c)(I) of this section, the state board shall consider the 18
 availability of postsecondary and workforce readiness opportunities offered by 19
 local education providers, student participation, and evidence of student 20
 outcomes. 21
 (4) The state board shall adopt rules governing: 22
 (c) ~~Reimbursement eligibility and rates, including limits on a local 23~~
~~education provider's annual total reimbursement and annual reimbursement 24~~
~~from one or multiple categories, based on local education provider-specific 25~~
~~features or other features; SUSTAIN FUNDING ELIGIBILITY REQUIREMENTS, 26~~
~~INCLUDING LIMITS ON THE TOTAL AMOUNT OF SUSTAIN FUNDING RECEIVED BY 27~~
~~A LOCAL EDUCATION PROVIDER FROM ONE OR MULTIPLE CATEGORIES BASED ON 28~~
~~THE LOCAL EDUCATION PROVIDER'S FEATURES. 29~~
 (d) Requirements of a local education provider that receives SUSTAIN 30
 funding pursuant to this section; and 31
SECTION 8. In Colorado Revised Statutes, 24-51-1101, **amend** 32
 (1.9)(a)(I), (1.9)(a)(II)(B), (1.9)(a)(II)(C), and (1.9)(h) as follows: 33
24-51-1101. Employment after service retirement - report - 34
definitions - repeal. 35
 (1.9) (a) (I) Subject to subsection (1.9)(h) of this section, a service 36
 retiree who is a superintendent, AN ASSISTANT SUPERINTENDENT, a principal, 37
 A VICE PRINCIPAL OR ASSISTANT PRINCIPAL, a teacher, a school bus driver, 38
 a school food services cook, a school nurse, or a paraprofessional, as defined in 39
 section 22-60.3-201, and is hired pursuant to subsection (1.9)(b) of this section 40
 by an employer in the school division of the association that satisfies the criteria 41
 specified in subsection (1.9)(a)(II) of this section may receive salary without 42
 reduction in benefits for any length of employment in a calendar year if the 43
 service retiree has not worked for an employer, as defined in section 24-51-101 44
 (20), during the month of the effective date of retirement. A service retiree 45
 described in this subsection (1.9)(a) who works for an employer, as defined in 46
 section 24-51-101 (20), during the month of the effective date of retirement is 47
 subject to a reduction in benefits as provided in section 24-51-1102 (2). 48
 (II) The provisions of this subsection (1.9) apply only if: 49
 (B) The school district, board of cooperative services, or charter school 50
 hires the service retiree for the purpose of providing classroom instruction or 51
 school bus transportation to students enrolled by the district, enrolled by one or 52
 more of the districts served by the board of cooperative services, or enrolled by 53
 the charter school, or for the purpose of being a superintendent, AN ASSISTANT 54
 SUPERINTENDENT, a principal, A VICE PRINCIPAL OR ASSISTANT PRINCIPAL, a 55
 school food services cook, a school nurse, or a paraprofessional, as defined in 56
 section 22-60.3-201; and 57
 (C) The school district, board of cooperative services, or charter school 58
 determines that there is a critical shortage of qualified superintendents, 59
 ASSISTANT SUPERINTENDENTS, principals, VICE PRINCIPALS OR ASSISTANT 60
 PRINCIPALS, teachers, school bus drivers, school food services cooks, school 61
 nurses, or paraprofessionals, as defined in section 22-60.3-201, as applicable, 62
 and that the service retiree has specific experience, skills, or qualifications that 63
 would benefit the district, board of cooperative services, or charter school. 64
 (h) A teacher, school bus driver, school food services cook, school 65
 nurse, superintendent, ASSISTANT SUPERINTENDENT, principal, VICE PRINCIPAL 66
 OR ASSISTANT PRINCIPAL, or qualified paraprofessional who retires before ~~he or~~ 67

~~she has~~ THEY HAVE met the age and service credit requirements for full service retirement benefits pursuant to section 24-51-602 shall not be employed after retirement pursuant to this subsection (1.9) by the employer in the school division that was the teacher's, school bus driver's, school food services cook's, school nurse's, superintendent's, ASSISTANT SUPERINTENDENT'S, principal's, VICE PRINCIPAL'S OR ASSISTANT PRINCIPAL'S, or qualified paraprofessional's last employer until two years after the teacher's, school bus driver's, school food services cook's, school nurse's, superintendent's, ASSISTANT SUPERINTENDENT'S, principal's, VICE PRINCIPAL'S OR ASSISTANT PRINCIPAL'S, or qualified paraprofessional's date of retirement.”.

Renumber succeeding section accordingly.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SR26-006 by Senator(s) **Kolker**; --Concerning the recognition of April 2026 as National Donate Life Month.

On motion of Senator Kolker, the resolution was read at length and **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

SR26-007 by Senator(s) **Marchman**; --Concerning designating April 2026 as Second Chance Month.

On motion of Senator Marchman, the resolution was read at length and **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

SJR26-023 by Senator(s) **Mullica and Coleman**; also Representative(s) Bacon and Hartsook-- Concerning recognition of the contributions of Young Americans Bank and Young Americans Center for Financial Education to financial literacy education for students in Colorado.

On motion of Senator Coleman, the resolution was read at length and **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

COMMITTEE OF REFERENCE REPORTS

Appropriations

After consideration on the merits, the Committee recommends that **SB26-036** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend the Judiciary Committee Report, dated April 13, 2026, page 3, line 20, strike "FUNDED AND AVAILABLE".

Page 9 of the report, after line 34 insert:

SECTION 7. Appropriation. (1) For the 2026-27 state fiscal year, \$320,587 is appropriated to the department of corrections. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:

- (a) \$159,366 for use by community services for the wrap-around services program;
- (b) \$140,511 for use by community services for personal services related to the parole subprogram, which amount is based on an assumption that the subprogram will require an additional 2.0 FTE;
- (c) \$16,560 for use by community services for operating expenses related to the parole subprogram; and
- (d) \$4,150 for use by support services for operating expenses related to the training subprogram.

SECTION 8. Appropriation - adjustments to 2026 long bill. To implement this act, the general fund appropriation made in the annual general appropriation act for the 2026-27 state fiscal year to the department of corrections for use by management for payments to local jails at a rate of \$77.16 per inmate per day is decreased by \$535,105."

Re-number succeeding section accordingly.

Page 1 of the printed bill, line 102, strike "MEASURES." and substitute "MEASURES, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING AN APPROPRIATION."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-042** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend the Finance Committee Report, dated February 10, 2026, page 1, line 4, strike "(1)(e)" and substitute "(1)(e), (1)(f)".

Page 1 of the report, strike line 5 and substitute:

"Page 4, strike line 14 and substitute: "2025:

(A) THE AUTHORITY OF THE STATE TO COLLECT AN EXCISE TAX AND SALES AND USE TAX ON".

Page 3 of the printed bill, line 1, after "(d)" insert "(I)".

Page 3 of the bill, line 2, after "tax" insert "and sales and use tax".

Page 3 of the bill, line 8, strike "(e)" and substitute "(II)".

Page 3 of the bill, line 9, after "tax" insert "and sales and use tax".

Page 3 of the bill, line 13, strike "and".

Page 3 of the bill, after line 13 insert:

"(e) (I) Under the existing definition of "collections for another government", some money that the state collects from the fee for criminal history record checks that is transmitted to the federal bureau of investigation for the portions of such criminal history record checks conducted by the federal government is treated as state fiscal year spending when determining whether the state has exceeded the state's fiscal year spending limit despite the constitutional exemption for such collections;

(II) It is inconsistent with section 20 of article X of the state constitution to treat money that the state collects from the fee for criminal history record checks and that is transmitted to the federal bureau of investigation as state fiscal year spending in light of the specific exemption for "collections for another government"; and".

Page 4 of the bill, line 16, strike "ENTITY." and substitute "ENTITY; AND".

"(B) THE AUTHORITY OF THE STATE TO COLLECT A FEE FOR CRIMINAL HISTORY RECORD CHECKS, A PORTION OF WHICH IS TRANSMITTED TO THE FEDERAL BUREAU OF INVESTIGATION FOR THE REQUIRED FEDERAL COMPONENT OF SUCH RECORD CHECKS."

Page 4 of the bill, line 19, strike "(1)(b)(IV)" and substitute "(1)(b)(IV)(A)".

Page 4 of the bill, after line 27 insert:

"(f) "COLLECTIONS FOR ANOTHER GOVERNMENT", WITH RESPECT TO REVENUE THAT IS RECEIVED IN ACCORDANCE WITH SUBSECTION (1)(b)(IV)(B) OF THIS SECTION, INCLUDES THE FEE REVENUES THAT ARE COLLECTED BY THE DEPARTMENT OF PUBLIC SAFETY FOR THE PURPOSE OF CRIMINAL HISTORY RECORD CHECKS PURSUANT TO SECTION 24-33.5-426 AND THAT IS TRANSMITTED TO THE FEDERAL BUREAU OF INVESTIGATION FOR A REQUIRED FEDERAL COMPONENT OF SUCH CRIMINAL HISTORY RECORD CHECKS."

Page 5 of the bill strike lines 19 through 27.

Strike page 6 of the bill.

Page 7 of the bill, strike lines 1 through 13.

Renumber succeeding subparagraphs accordingly.

Page 7 of the bill, strike line 27.

Page 8 of the bill, strike lines 1 through 3 and substitute:

"SECTION 3. In Colorado Revised Statutes, 24-4.1-117, amend (5)

as follows:

24-4.1-117. Fund created - control of fund.

(5) (a) FOR STATE FISCAL YEARS COMMENCING PRIOR TO JULY 1, 2026, all money deposited in the fund must be used solely for the compensation of victims pursuant to this part 1; except that the district attorney and the court executive may use an aggregate of no more than twenty-two and one-half percent of the total amount of money in the crime victim compensation fund for administrative costs incurred pursuant to this part 1. The district attorney may use no more than twenty percent of the total amount of money in the fund for administrative costs. The court executive may use no more than two and one-half percent of the total amount of money in the fund for administrative costs.

(b) FOR STATE FISCAL YEARS COMMENCING ON OR AFTER JULY 1, 2026:

(I) ALL MONEY DEPOSITED IN THE FUND MUST BE USED SOLELY FOR THE COMPENSATION OF VICTIMS PURSUANT TO THIS PART 1; AND

(II) THE GENERAL ASSEMBLY SHALL APPROPRIATE MONEY TO THE DISTRICT ATTORNEY IN EACH JUDICIAL DISTRICT IN AN AMOUNT EQUAL TO TWENTY PERCENT OF THE TOTAL AMOUNT OF MONEY IN THE FUND IN THAT JUDICIAL DISTRICT FOR ADMINISTRATIVE COSTS AND IN AN AMOUNT EQUAL TO TWO AND ONE-HALF PERCENT OF THE TOTAL AMOUNT OF MONEY IN THE FUND IN THAT JUDICIAL DISTRICT FOR ADMINISTRATIVE COSTS.

SECTION 4. In Colorado Revised Statutes, 43-4-205, **repeal** (5.5)(a); and **add** (5.7) as follows:

43-4-205. Allocation of fund - repeal.

(5.5) The following highway users tax fund revenues shall be allocated and expended in accordance with the formula specified in subsection (5) of this section:

(a) ~~Revenues from fines, penalties, or forfeitures that are credited to the fund pursuant to sections 18-4-509 (2)(a), 39-27-104 (1)(g), 42-1-217 (1)(a), (1)(b), (1)(d), (1)(e), and (2), 42-4-225 (3), and 42-4-235 (2)(a);~~

(5.7) REVENUES FROM FINES, PENALTIES, OR FORFEITURES THAT ARE CREDITED TO THE HIGHWAY USERS TAX FUND PURSUANT TO SECTIONS 18-4-509 (2)(a), 39-27-104 (1)(g), 42-1-217 (1)(a), (1)(b), (1)(d), (1)(e), AND (2), 42-4-225 (3), AND 42-4-235 (2)(a), ARE ALLOCATED TO THE COLORADO STATE PATROL TO BE USED FOR ROAD SAFETY."

Page 8 of the bill, before line 4 insert:

"SECTION 5. Appropriation. For the 2025-26 state fiscal year, \$2,250,000 is appropriated to the judicial department for use by state courts administration. This appropriation is from the general fund. To implement this act, the state courts may use this appropriation for Victims' Compensation Administration.

SECTION 6. Appropriation. For the 2026-27 state fiscal year, \$2,250,000 is appropriated to the judicial department for use by state courts administration. This appropriation is from the general fund. To implement this act, the state courts may use this appropriation for Victims' Compensation Administration."

Re-number succeeding section accordingly.

Page 1, line 106, strike "AWARDS." and substitute "AWARDS AND MAKING AN APPROPRIATION."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-068** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend the Education Committee Report, dated March 16, 2026, page 4, strike lines 18 through 43.

Page 5, strike line 1.

Re-number succeeding section accordingly.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Appropriations

After consideration on the merits, the Committee recommends that **SB26-070** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 8, strike lines 21 through 27.

Page 9, strike lines 1 through 9.

Renumber succeeding subparagraphs accordingly.

Page 9, after line 24 insert:

"(d) A GOVERNMENT OFFICIAL OR ENTITY THAT COLLECTS HISTORICAL LOCATION INFORMATION MAY AUDIT THE RECORDS REQUIRED PURSUANT TO SUBSECTION (3)(c)(IV) OF THIS SECTION. IF A GOVERNMENT OFFICIAL OR ENTITY PERFORMS AN AUDIT PURSUANT TO THIS SUBSECTION (3)(d), THE OFFICIAL OR ENTITY MAY CREATE A WRITTEN, STANDARDIZED POLICY OR PRACTICE FOR AN AUDIT THAT REQUIRES, AT A MINIMUM:

(I) VERIFICATION THAT ALL INFORMATION REQUIRED PURSUANT TO SUBSECTION (3)(c)(IV) OF THIS SECTION HAS BEEN PROVIDED;

(II) VERIFICATION THAT THE SPECIFIC PURPOSE FOR WHICH ACCESS WAS SOUGHT COMPLIES WITH THIS SECTION;

(III) VERIFICATION THAT THE SCOPE OF THE HISTORICAL LOCATION INFORMATION ACCESSED COMPLIES WITH THIS SECTION; AND

(IV) THAT IN THE EVENT THE AUDITOR DETERMINES OR HAS REASON TO BELIEVE THAT A GOVERNMENT OFFICIAL OR ENTITY HAS VIOLATED ANY PROVISION OF THIS SECTION, FURTHER INVESTIGATION OF THE ACTUAL OR SUSPECTED VIOLATION."

Reletter succeeding paragraph accordingly.

Page 9, line 25, strike "(3)(d)(II)" and substitute "(3)(e)(II)".

Page 10, line 24, strike "(3)(d)," and substitute "(3)(e),".

Page 11, line 4, strike "(3)(d)" and substitute "(3)(e)".

Appropriations

After consideration on the merits, the Committee recommends that **SB26-117** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Strike the Senate Finance Committee Report, dated March 3, 2026, and substitute:

"Amend printed bill, page 2, line 4, strike "**Licenses.**" and substitute "**Licenses - definitions.**".

Page 2, strike lines 7 through 12 and substitute "DIRECTLY OR THROUGH THE LICENSEE, MUST NOT BE SOLD ON CREDIT.

(13) (a) LOTTERY TICKETS OR E-INSTANT TICKETS THAT ARE PRODUCED BY THE LOTTERY FOR SALE TO THE PUBLIC, EITHER DIRECTLY OR THROUGH A LICENSEE, AND THAT ARE SOLD ONLINE MUST NOT VISUALLY RESEMBLE CASINO GAMES OR MECHANICALLY SIMULATE A CASINO GAME THROUGH DIGITAL MEANS, AND THE ONLINE PLATFORM THAT SUPPORTS SUCH SALE MUST NOT EMPLOY ANY OF THE FOLLOWING MARKETING TOOLS OR CONCEPTS:

(I) LOSSES DISGUISED AS WINS; OR

(II) FRICTIONLESS REBETTING.

(b) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:

(I) "CASINO GAME" MEANS ROULETTE, SLOT MACHINES, OR CRAPS.

(II) "E-INSTANT TICKET" MEANS A LOTTERY TICKET THAT IS PRODUCED FOR ELECTRONIC PLAY THAT RESULTS IN THE REVEAL ON A DEVICE OF NUMBERS, LETTERS, OR SYMBOLS. AN E-INSTANT TICKET ALLOWS AN INDIVIDUAL TO PLAY A GAME OF CHANCE IN WHICH PRIZES ARE AWARDED ON THE BASIS OF DESIGNATED NUMBERS OR SYMBOLS ON THE E-INSTANT TICKET CONFORMING TO NUMBERS OR SYMBOLS SELECTED AT RANDOM AND DO NOT INCLUDE PLAYER ACTIONS THAT IMPACT THE ODDS OR OUTCOME OF THE GAME.

(III) "FRICTIONLESS REBETTING" MEANS AUTO-PLAY FEATURES.
 (IV) "LOSSES DISGUISED AS WINS" MEANS EMPHASIZING A NET LOSS OF MONEY AS A WIN BECAUSE SOME MONEY WAS WON BUT NOT ENOUGH TO RECOUP THE COST OF THE LOTTERY TICKET, E-INSTANT TICKET, OR INSTANT SCRATCH GAME TICKET.

(c) THE COMMISSION SHALL PRIORITIZE THE DEVELOPMENT, PROMOTION, AND SALE OF LOTTERY TICKETS OR E-INSTANT TICKETS THAT SIMULATE TRADITIONAL LOTTO OR SCRATCH TICKET GAME PLAY."

Page 2, line 19, after "collected;" insert "AND".

Page 2, strike lines 22 and 23 and substitute "EITHER DIRECTLY OR THROUGH THE LICENSEE, ON CREDIT."

Page 3, strike lines 1 through 5.

Page 3, strike lines 13 through 19 and substitute "DIRECTLY OR THROUGH THE LICENSEE, ON CREDIT; AND

(V) IMPLEMENTATION OF RESPONSIBLE GAMBLING DESIGN FEATURES TO MITIGATE PROBLEM GAMBLING BEHAVIOR, INCLUDING:

(A) DEPOSIT LIMITS BASED ON FREQUENCY OF DEPOSITS OR DEPOSIT AMOUNTS;

(B) SELF-EXCLUSION TOOLS ALLOWING INDIVIDUALS TO LIMIT FUTURE E-INSTANT TICKET PURCHASES;

(C) RESPONSIBLE GAMBLING NOTIFICATIONS SENT TO THE PLAYER BASED ON TIME OR AMOUNT OF MONEY SPENT IN A SESSION; OR

(D) APPROPRIATE PAUSE MEASURES BETWEEN GAME PLAYS."."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-131** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 4, line 21, strike "(8.3)."

Page 5, strike lines 5 through 15.

Page 9, strike lines 16 through 18 and substitute "license; OR".

Reletter succeeding paragraph accordingly.

Page 10, line 14, strike "(1)(d) OR (1)(e)," and substitute "(1)(d)."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-133** 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 printed bill, page 3, strike lines 12 and 13.

Reletter succeeding subsections accordingly.

Page 4, strike lines 15 through 17.

Reletter succeeding subsections accordingly.

Page 6, strike lines 6 through 8 and substitute "7-80-1203 AND 7-80-1206;"

Page 8, line 7, strike "**long-form articles**" and substitute "**articles of organization**".

Page 8, strike lines 9 through 22 and substitute:

"(1) A PERSON MAY FORM AN ARTIST COMPANY BY FILING ARTICLES OF ORGANIZATION WITH THE SECRETARY OF STATE PURSUANT TO SECTION 7-90-301 THAT MEET THE REQUIREMENTS SET FORTH IN SECTIONS 7-80-204 AND 7-80-1203 AND SUBSECTION (7) OF THIS SECTION IF THE ARTIST COMPANY WILL BE A PUBLIC BENEFIT ARTIST COMPANY, WHICH ARTICLES OF ORGANIZATION MUST INCLUDE, IN ADDITION TO THE INFORMATION REQUIRED BY SUBSECTION

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

7-80-204:".	1
	2
Renumber succeeding subsections accordingly.	3
	4
Page 8, strike line 27 and substitute "(3); AND".	5
	6
Page 9, line 4, strike "COMPANY;" and substitute "COMPANY.".	7
	8
Page 9, strike lines 5 and 6 and substitute:	9
	10
"(2) THE INCORPORATORS MAY ALSO MAKE ELECTIONS IN THE ARTICLES	11
OF ORGANIZATION OF AN ARTIST COMPANY REGARDING THE FOLLOWING:".	12
	13
Page 9, line 7, strike "(I)" and substitute "(a)".	14
	15
Page 9, line 9, strike "(II)" and substitute "(b)".	16
	17
Page 9, line 11, strike "(III)" and substitute "(c)".	18
	19
Page 9, line 13, strike "(IV)" and substitute "(d)".	20
	21
Page 9, line 16, strike "(V)" and substitute "(e)".	22
	23
Page 9, line 19, strike "(VI)" and substitute "(f)".	24
	25
Page 9, line 21, strike "(VII)" and substitute "(g)".	26
	27
Page 9, line 24, strike "(VIII)" and substitute "(h)".	28
	29
Page 10, line 2, strike "(IX)" and substitute "(i)".	30
	31
Page 10, line 3, strike "APPROVAL;" and substitute "APPROVAL.".	32
	33
Page 10, line 4, strike "(e)" and substitute "(3)" and strike "(3)(d)(V)" and	34
substitute "(2)(e)".	35
	36
Renumber succeeding subsections accordingly.	37
	38
Page 10, strike line 8 and substitute:	39
	40
"(4) AN ELECTION REGARDING".	41
	42
Renumber succeeding subsections accordingly.	43
	44
Page 10, line 9, strike "LONG-FORM ARTICLES" and substitute "ARTICLES OF	45
ORGANIZATION".	46
	47
Page 10, line 11, strike "(I)" and substitute "(a)" and strike "LONG-FORM	48
ARTICLES;" and substitute "ARTICLES OF ORGANIZATION;".	49
	50
Page 10, line 12, strike "(II)" and substitute "(b)".	51
	52
Page 10, lines 12 and 13, strike "LONG-FORM ARTICLES; AND" and substitute	53
"ARTICLES OF ORGANIZATION.".	54
	55
Page 10, strike line 14 and substitute:	56
	57
"(5) ARTICLES OF ORGANIZATION FILED PURSUANT TO SUBSECTION (1)	58
OF THIS SECTION MAY INCLUDE OTHER PROVISIONS CONSISTENT WITH LAW AS	59
THE".	60
	61
Renumber succeeding subsections accordingly.	62
	63
Page 10, strike lines 16 and 17.	64
	65
Renumber succeeding subsections accordingly.	66
	67

Page 11, line 9, strike "OR LONG-FORM ARTICLES".

Page 11, lines 18 and 19, strike "MEMBER AS SPECIFIED IN THE LONG-FORM ARTICLES." and substitute "MEMBER."

Page 12, line 5, strike "OR LONG-FORM ARTICLES".

Page 16, strike line 10 and substitute:

"(5) THE ARTICLES OF ORGANIZATION MAY INCLUDE".

Page 27, line 10, strike "THE LONG-FORM ARTICLES" and substitute "THE ARTICLES OF ORGANIZATION FOR AN ARTIST COMPANY".

Page 31, before line 6 insert:

SECTION 2. Appropriation. (1) For the 2026-27 state fiscal year, \$93,878 is appropriated to the department of state. This appropriation is from the department of state cash fund created in section 24-21-104 (3)(b), C.R.S. To implement this act, the department may use this appropriation as follows:

(a) \$5,478 for use by the business and licensing division for personal services, which amount is based on an assumption that the division will require an additional 0.1 FTE;

(b) \$88,400 for use by the information technology division for personal services."

Re-number succeeding section accordingly.

Page 1, line 103, strike "ACT" and substitute "ACT", AND MAKING AN APPROPRIATION."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-147** 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 printed bill, page 3, strike line 12 and substitute "(3.7) and (6); and add (1.1) and (1.2) as follows:"

Page 4, line 17, strike "A NONPROFIT ADVOCATE,"

Page 4, strike lines 19 through 26.

Page 5, line 6, strike "A NONPROFIT ADVOCATE,"

Page 5, line 14, strike "(a)".

Page 5, strike line 23.

Page 6, line 20, strike "NONPROFIT".

Page 6, strike line 21 and substitute "professional lobbyist for a not-for-profit organization".

Page 6, line 22, strike "NONPROFIT ENTITY".

Page 6, line 26, strike "(a)".

Page 7, strike line 8.

Page 11, before line 15 insert:

SECTION 7. Appropriation. (1) For the 2026-27 state fiscal year, \$91,000 is appropriated to the department of state. This appropriation is from the department of state cash fund created in section 24-21-104 (3)(b), C.R.S. To implement this act, the division of information technology may use this appropriation for personal services."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Renumber succeeding section accordingly.

Page 1, line 101, strike "LOBBYISTS." and substitute "LOBBYISTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

Appropriations After consideration on the merits, the Committee recommends that **HB26-1005** be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1181** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1183** be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1184** be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1187** be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1188** be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1194** be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1197** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1280** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Upon request of Majority Leader Rodriguez, SB26-147 was removed from the Special Orders--Second Reading of Bills Consent Calendar of Tuesday, April 21, 2026 and was placed at the end of the Special Orders--Second Reading of Bills Calendar of Tuesday, April 21, 2026.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-133, HB26-1181, HB26-1197, HB26-1280 were made Special Orders at 10:21a.m.

Committee of the Whole The hour of 10:21a.m. having arrived, Senator Roberts moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Roberts was called to act as Chair.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

**SPECIAL ORDERS -- SECOND READING OF BILLS
-- CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-133 by Senator(s) **Bridges and Catlin**; also Representative(s) Martinez and Taggart-- Concerning the authorization to establish an artist company in the state, and, in connection therewith, enacting the "Colorado Artist Company Act".

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 21, page(s) 812-814 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1181 by Representative(s) Ricks and Richardson; also Senator(s) **Marchman**--Concerning the continuation of the "Barber and Cosmetologist Act", and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1197 by Representative(s) Mauro, McCormick; also Senator(s) **Kipp**--Concerning the continuation of the vessel registration program.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1280 by Representative(s) Lieder and Hamrick; also Senator(s) **Jodeh and Mullica**--Concerning the continuation of the regulation of hemodialysis treatment by the department of public health and environment, and, in connection therewith, implementing the recommendation contained in the 2025 sunset report by the department of regulatory agencies.

Ordered revised and placed on the calendar for third reading and final passage.

**ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE --
SPECIAL ORDERS -- CONSENT CALENDAR**

On motion of Senator Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-133, as amended, HB26-1181, HB26-1197, HB26-1280.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-124, HB26-1183, HB26-1184, HB26-1187, HB26-1188, HB26-1194, SB26-147, SB26-036, SB26-042 were made Special Orders at 10:27a.m.

Committee of the Whole The hour of 10:27a.m. having arrived, Senator Bridges moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Bridges was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-124 by Senator(s) **Wallace**; --Concerning measures to provide legal relief for individuals who are victims of acts of violence.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, March 19, page(s) 445-446 and placed in members' bill files.)

Amendment No. 2(L.002), by Senator Wallace.

Amend the Judiciary Committee Report, dated March 18, 2026, page 1, strike lines 3 through 13 and substitute:

""**SECTION 1.** In Colorado Revised Statutes, 24-33.5-539, **amend** (3)(d), (3)(e), and (4); and **repeal** (3)(f) as follows:

24-33.5-539. Automated protection order notification system - definitions.

(3) The automated protection order notification system must include, but is not limited to, the following information, if available:

(d) Whether an extreme risk protection order was issued against the restrained person pursuant to article 14.5 of title 13, and if so, the date the extreme risk protection order was served or was attempted to be served; AND

(e) Whether the restrained person applied for and was denied the purchase or transfer of a firearm as the result of a background check. and

(f) ~~Whether the restrained person completed and submitted a firearm purchase or transfer application that indicated the restrained person was ineligible to possess a firearm pursuant to state or federal law.~~

(4) The Colorado bureau of investigation in the ~~division~~ DEPARTMENT AND THE COLORADO INTEGRATED CRIMINAL JUSTICE INFORMATION SYSTEM PROGRAM CREATED IN SECTION 16-20.5-103 shall make the information described in subsection (3) of this section available to the division for the purpose of providing the information to a protected person, the protected person's immediate family, or other interested persons pursuant to subsection (2) of this section."

Page 1 of the report, strike lines 25 and 26 and substitute "**INFORMATION RELATED TO THE AUTOMATED PROTECTION ORDER NOTIFICATION SYSTEM.**".

Strike page 2 of the report.

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1183 by Representative(s) McCormick and Duran; also Senator(s) **Cutter and Pelton B.**-- Concerning the continuation of the licensing of pet animal facilities by the commissioner of agriculture in accordance with the "Pet Animal Care and Facilities Act", and, in connection therewith, implementing the recommendations contained in the 2025 sunset report by the department of regulatory agencies.

Amendment No. 1, Agriculture & Natural Resources Committee Amendment.
(Printed in Senate Journal, April 10, page(s) 625-626 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1184 by Representative(s) Lukens and Mauro, Goldstein, Lindsay, McCormick, Smith; also Senator(s) **Cutter and Marchman**--Concerning the continuation of the Colorado forest health council, and, in connection therewith, implementing the recommendation of the department of regulatory agencies in the department's 2025 sunset report.

Amendment No. 1, Agriculture & Natural Resources Committee Amendment.
(Printed in Senate Journal, April 10, page(s) 262 and placed in members' bill files.)

Amendment No. 2(L.004), by Senator Cutter.

Amend the reengrossed bill, page 3, line 1, strike "recreation. and" and substitute "recreation; and

(O) ONE MEMBER WHO IS A CONSERVATION DISTRICT SUPERVISOR WHO IS A MEMBER OF THE STATE CONSERVATION BOARD, CREATED IN SECTION 35-70-103, OR WHO IS AN EMPLOYEE OF A CONSERVATION DISTRICT, CREATED UNDER ARTICLE 70 OF ARTICLE 35."

HB26-1187 by Representative(s) Stewart R. and Nguyen, Boesenecker, Froelich, Jackson, Lindsay, Paschal, Phillips, Velasco; also Senator(s) **Exum and Snyder**--Concerning the continuation of the fire suppression programs of the division of fire prevention and control, and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1188 by Representative(s) Camacho and Titone, Stewart R.; also Senator(s) **Kolker**--Concerning the continuation of the regulation of securities, and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1194 by Representative(s) English and Barron; also Senator(s) **Hinrichsen**--Concerning the continuation of the office of combative sports, and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, April 9, page(s) 621 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

SB26-147 by Senator(s) **Cutter and Pelton R.**, Carson, Catlin, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Liston, Marchman, Rich, Sullivan; also Representative(s) Johnson and Froelich, Winter T., Bacon, Barron, Bottoms, Bradfield, Caldwell, Clifford, Goldstein, Gonzalez R., Hamrick, Hartsook, Jackson, Keltie, Lindsay, Marshall, Martinez, Richardson, Slaugh, Soper, Stewart R., Story, Taggart, Titone, Velasco, Willford, Woog, Zokaie--Concerning the regulation of lobbyists, and, in connection therewith, making an appropriation.

Amendment No. 1, State, Veterans & Military Affairs Committee Amendment.
(Printed in Senate Journal, April 2, page(s) 561-562 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 21, page(s) 812-813 and placed in members' bill files.)

Amendment No. 3(L.009), by Senator Cutter.

Amend printed bill, page 7, line 2, strike "24-6-303.5," and substitute "24-6-303.5 OR 24-6-303.7,".

Page 8, line 27, strike "AND THE JUDICIAL BRANCH".

Page 9, lines 3 and 4, strike "department OR THE JUDICIAL BRANCH." and substitute "department.".

Page 9, line 5, strike "JUDICIAL BRANCH,".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 10, lines 4 and 5, strike "AN INDIVIDUAL LOBBYING ON BEHALF OF THE JUDICIAL BRANCH,".

Page 11, strike lines 6 through 8.

Page 11, line 10, strike "THE JUDICIAL BRANCH,".

Page 11, after line 14 insert:

"SECTION 7. In Colorado Revised Statutes, add 24-6-303.7 as follows:

24-6-303.7. Lobbying by judicial department officials and employees - independent agencies - definition.

(1) (a) THE JUDICIAL DEPARTMENT AND EACH OF ITS INDEPENDENT AGENCIES MAY DESIGNATE AT LEAST ONE INDIVIDUAL WHO IS RESPONSIBLE FOR ANY LOBBYING OF THE TYPE DEFINED IN SECTION 24-6-301 (3.5)(a)(I) OR (3.5)(a)(III) ON BEHALF OF THE JUDICIAL DEPARTMENT OR ANY OF ITS INDEPENDENT AGENCIES.

(b) (I) A DESIGNATED INDIVIDUAL SHALL REGISTER WITH THE SECRETARY OF STATE BY FILING A WRITTEN STATEMENT ON OR BEFORE JANUARY 15 OF EACH YEAR. THE WRITTEN REGISTRATION STATEMENT MUST BE ON A FORM PRESCRIBED BY THE SECRETARY OF STATE AND MUST INCLUDE THE DESIGNATED INDIVIDUAL'S FULL LEGAL NAME, JUDICIAL DEPARTMENT OR INDEPENDENT AGENCY'S ADDRESS, AND BUSINESS TELEPHONE NUMBER.

(II) IF ANY INFORMATION ON THE ORIGINAL WRITTEN STATEMENT CHANGES, THE DESIGNATED INDIVIDUAL SHALL FILE AN AMENDMENT TO THE STATEMENT WITH THE SECRETARY OF STATE WITHIN SEVEN CALENDAR DAYS OF THE CHANGE.

(c) A DESIGNATED INDIVIDUAL SHALL FILE COPIES OF THE ORIGINAL WRITTEN REGISTRATION STATEMENT, ANY ACCOMPANYING DOCUMENTS, AND ANY AMENDMENTS TO THE REGISTRATION STATEMENT WITH THE GOVERNOR'S OFFICE, THE SECRETARY OF THE SENATE, AND THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES WITHIN SEVEN CALENDAR DAYS OF FILING THE DOCUMENT WITH THE SECRETARY OF STATE.

(d) FOR THE PURPOSES OF THIS SECTION, "INDEPENDENT AGENCY" MEANS AN INDEPENDENT AGENCY OF THE JUDICIAL DEPARTMENT, INCLUDING AN AGENCY IDENTIFIED AS ONE OF THE "INCLUDED AGENCIES" IDENTIFIED IN SECTION 13-100-102 (3) AND THE OFFICE OF THE STATE PUBLIC DEFENDER CREATED PURSUANT TO SECTION 21-1-101.

(2) IN ADDITION TO THE WRITTEN REGISTRATION STATEMENT FILED PURSUANT TO SUBSECTION (1) OF THIS SECTION, A DESIGNATED INDIVIDUAL SHALL DISCLOSE TO THE SECRETARY OF STATE THE LEGISLATION ON WHICH LOBBYING OF THE TYPE DEFINED IN SECTION 24-6-301 (3.5)(a)(I) OR (3.5)(a)(III) IS BEING PERFORMED BY THE DESIGNATED INDIVIDUAL AND THE POSITION THAT THE DESIGNATED INDIVIDUAL IS TAKING ON BEHALF OF THE JUDICIAL DEPARTMENT OR INDEPENDENT AGENCY AS EITHER SUPPORTING, OPPOSING, AMENDING, OR MONITORING THE LEGISLATION. IF THE JUDICIAL DEPARTMENT OR AN INDEPENDENT AGENCY'S POSITION CHANGES, THE DESIGNATED INDIVIDUAL SHALL UPDATE THE POSITION DISCLOSURE WITH THE SECRETARY OF STATE WITHIN SEVENTY-TWO HOURS OF THE CHANGE.

(3) AN INDIVIDUAL WHO ENGAGES IN LOBBYING FOR THE JUDICIAL DEPARTMENT OR AN INDEPENDENT AGENCY BUT WHO IS NOT A JUDICIAL DEPARTMENT EMPLOYEE OR INDEPENDENT AGENCY EMPLOYEE SHALL COMPLY WITH THE REQUIREMENTS OF SECTIONS 24-6-302 AND 24-6-303.

(4) A DESIGNATED INDIVIDUAL LOBBYING ON BEHALF OF THE JUDICIAL DEPARTMENT OR AN INDEPENDENT AGENCY IS EXEMPT FROM THE REGISTRATION AND DISCLOSURE FEES IMPOSED BY SECTIONS 24-6-302 AND 24-6-303.

(5) THIS SECTION DOES NOT APPLY TO MUNICIPAL, STATE, OR FEDERAL JUDGES OR MAGISTRATES."

Re-number succeeding section accordingly.

Strike "24-6-303.5," and substitute "24-6-303.5 OR 24-6-303.7," on: **Page 5**, lines 5 and 17.

Strike "JUDICIAL BRANCH," on: **Page 9**, lines 18 and 22; and **Page 10**, line 16.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-036 by Senator(s) **Gonzales J. and Weissman**; also Representative(s) Bacon and Zokaie-- Concerning increasing operational efficiency of existing prison population management measures, and, in connection therewith, making and reducing an appropriation.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, April 14, page(s) 659-664 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 21, page(s) 806 and placed in members' bill files.)

Amendment No. 3(L.005), by Senator Weissman.
Amend the Judiciary Committee Report, dated April 13, 2025, page 6, strike line 18 and substitute "PURSUANT TO THIS SECTION IF THE INMATE IS SERVING".

After "SENTENCE" insert "FOR A LEVEL 1 DRUG FELONY OR" on: **Page 5**, line 34; **Page 6**, line 19; and **Page 7**, line 14.

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-042 by Senator(s) **Weissman and Amabile**; also Representative(s) Zokaie and Sirota-- Concerning the classification of certain state revenue for the purposes of calculating state fiscal year spending pursuant to section 20 of article X of the state constitution, and, in connection therewith, clarifying the statutory definitions of collections for another government and damage awards and making an appropriation.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, February 11, page(s) 150 and placed in members' bill files.)

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, April 21, page(s) 807-808 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Bridges, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	27	NO	7	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-124, as amended, HB26-1183, as amended, HB26-1184, as amended, HB26-1187, HB26-1188, HB26-1194, as amended, SB26-147, as amended, SB26-036, as amended, SB26-042, as amended.

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:

HB26-1071 by Representative(s) Mauro and Duran; also Senator(s) **Cutter**--Concerning allowing a local government to locate an automated vehicle identification system on an interstate highway.

Laid over until Thursday, May 14, 2026.

SB26-150 by Senator(s) **Ball and Jodeh**; also Representative(s) Froelich and Jackson--Concerning reforms to the regional transportation district to increase accountability.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	21	NO	13	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	N
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	N	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	N	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Cutter, Hinrichsen, Lindstedt, and Wallace.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Second Reading General Orders calendar of Tuesday, April 21 was laid over until Wednesday, April 22, retaining its place on the calendar

MESSAGE FROM THE GOVERNOR

April 20th, 2026
 Colorado Senate
 The 75th General Assembly
 Second Regular Session
 State Capitol
 Denver, Colorado 80203
 Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-009 Charitable Organization State Sales & Use Tax,
 Approved on Monday April 20th 2026 at 3:30 pm

SB26-014 Modification to Defense of Not Guilty by Reason of Insanity
 Approved on Monday April 20th 2026 at 3:30 pm

SB26-018 Legal Protections for Dignity of Minors
 Approved on Monday April 20th 2026 at 3:30 pm

SB26-021 Clean Fleet Enterprise Replace Aging Diesel Trucks
 Approved on Monday April 20th 2026 at 3:30 pm

- SB26-025 Monument Records Placement Submission Maintenance
Approved on Monday April 20th 2026 at 3:30 pm 1-2
- SB26-026 Weight for Vehicles with Child Restraint System
Approved on Monday April 20th 2026 at 3:30 pm 3-5
- SB26-031 Use of Prescription Product with Controlled Substance
Approved on Monday April 20th 2026 at 3:30 pm 6-8
- SB26-047 Colorado Firefighter Safety Act Petition Elections
Approved on Monday April 20th 2026 at 3:30 pm 9-11
- SB26-054 Security Deposits & Post-Closing Occupancy Agreements
Approved on Monday April 20th 2026 at 3:30 pm 12-14
- SB26-061 Publication Counties Without Legal Newspapers
Approved on Monday April 20th 2026 at 3:30 pm 15-17
- SB26-077 Epilepsy-Related Mortality Awareness
Approved on Monday April 20th 2026 at 3:30 pm 18-20
- SB26-084 No Waiver for Legal Privileges State Auditor Documents
Approved on Monday April 20th 2026 at 3:30 pm 21-23
- SB26-088 Funding for Memorials on State Capitol Grounds
Approved on Monday April 20th 2026 at 3:30 pm 24-26
- SB26-110 Revised Public Assistance Final Disposition Expense Terms
Approved on Monday April 20th 2026 at 3:30 pm 27-29
- SB26-126 Licensure for Experienced Out-of-State Teachers
Approved on Monday April 20th 2026 at 3:30 pm 30-32

Sincerely,
(signed)
Jared Polis
Governor

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

- State, Veterans, & Military Affairs: After consideration on the merits, the Committee recommends that **SB26-154** be referred to the Committee on Appropriations with favorable recommendation. 46-48
- State, Veterans, & Military Affairs: After consideration on the merits, the Committee recommends that **HB26-1203** be postponed indefinitely. 49-51
- State, Veterans, & Military Affairs: After consideration on the merits, the Committee recommends that **HB26-1304** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar. 52-54

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE HOUSE

April 21, 2026
Mr. President:

The House has postponed indefinitely SB26-062. The bill is returned herewith.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1338.

The House has adopted and returns herewith SJR26-020.

MESSAGE FROM THE REVISOR OF STATUTES

April 21, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1338.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- SB26-173** by Senator(s) **Bridges and Bright**; also Representative(s) Lukens and Gilchrist--
Concerning exempting teacher training in certain fitness disciplines from regulation under
the "Private Occupational Education Act of 1981".
Education
- SB26-174** by Senator(s) **Roberts**; also Representative(s) Carter and Soper, Garcia--Concerning the
prohibition of lead generation marketing for legal services.
Judiciary
- SB26-175** by Senator(s) **Snyder and Catlin**; also Representative(s) Mauro and Richardson--
Concerning the adjustment of an employer's experience modification factor in workers'
compensation.
Business, Labor, & Technology
- SB26-176** by Senator(s) **Weissman and Gonzales J.**; also Representative(s) Mabrey and Zokaie--
Concerning state court remedies for violations of federal constitutional rights.
Judiciary
- HB26-1224** by Representative(s) Velasco and Boesenecker; also Senator(s) **Cutter and Roberts**--
Concerning financial protections for mobile home park residents.
Local Government & Housing
- HB26-1233** by Representative(s) Lukens and Zokaie; also Senator(s) **Roberts**--Concerning property tax
procedures for nonresidential properties.
Finance
- HB26-1235** by Representative(s) Feret; also Senator(s) **Daugherty**--Concerning updates to the medical
assistance program.
Health & Human Services
- HB26-1324** by Representative(s) McCormick and Gilchrist; also Senator(s) **Daugherty**--Concerning
regulation of the division of professions and occupations, and, in connection therewith,
implementing recommendations contained in the 2025 sunset report by the department of
regulatory agencies.
Business, Labor, & Technology

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1338 by Representative(s) McCormick and Winter T.; also Senator(s) **Roberts and Simpson--**
 Concerning the Colorado water conservation board operations, and, in connection
 therewith, funding projects and making an appropriation.
 Agriculture & Natural Resources

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m.,
 Wednesday, April 22, 2026.

Approved:

James Rashad Coleman, Sr.
 President of the Senate

Attest:

Esther van Mourik
 Secretary of the Senate

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

99th Legislative Day Wednesday, April 22, 2026

Prayer	By the chaplain, Vern Rempel, Mountain Community Mennonite Church, Littleton.	1 2 3 4 5 6 7 8 9 10 11
Call to Order	By the President at 9:00 a.m.	12 13 14 15
Roll Call	Present--32. Excused--3, Amabile, Catlin, Kirkmeyer. Present later--2, Amabile, Kirkmeyer.	16 17 18 19
Quorum	The President announced a quorum present.	20 21
Pledge	By Senator Simpson.	22 23
Approval of the Journal	On motion of Senator Weissman, the Journal of Tuesday, April 21, 2026, was approved as corrected by the Secretary.	24 25 26

SENATE SERVICES REPORT

Correctly Printed: SB26-173, 174, 175, and 176. 27
28
29
30
Correctly Engrossed: SB26-036, 042, 124, 133, and 147; SJR26-023; SR26-006 and 007. 31
Correctly Reengrossed: SB26-150. 32
Correctly Revised: HB26-1181, 1183, 1184, 1187, 1188, 1194, 1197, and 1280. 33
34

COMMITTEE OF REFERENCE REPORTS

Finance	After consideration on the merits, the Committee recommends that SB26-163 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. 35 36 37 38 39 40 41
	Amend printed bill, page 3, strike lines 2 through 26. 42
	Strike pages 4 through 7. 43 44
	Page 8, strike lines 1 through 5. 45 46
	ReNUMBER succeeding sections accordingly. 47 48
	Page 8, strike lines 26 and 27. 49 50
	Page 9, strike lines 1 through 6 and substitute: 51 52
	"SECTION 3. In Colorado Revised Statutes, 44-30-818, amend (2) as follows: 53 54 55
	44-30-818. Approval of rules for certain games. 56
	(2) A licensee shall not offer poker, blackjack, craps, or roulette, OR ANY OTHER SUCH GAME, or any variation game of poker, blackjack, craps, or roulette, OR ANY OTHER SUCH GAME, without prior approval of the game by the commission, except as specifically authorized in the commission's rules regarding field trials of new games or technology DIVISION." 57 58 59 60 61 62
	Page 10, strike lines 6 through 27 and substitute: 63
	"SECTION 5. In Colorado Revised Statutes, amend 44-32-102 as follows: 64 65
	44-32-102. Definitions - rules. 66
	As used in this article 32, unless the context otherwise requires: 67

(1) "Applicant" means ~~an individual applying~~ A PERSON SUBMITTING AN APPLICATION for a license, permit, or registration or the renewal of a license, permit, or registration granted by the ~~division~~ COMMISSION pursuant to this article 32. EACH BUSINESS OWNER, BUSINESS OFFICER, BUSINESS DIRECTOR, OR BUSINESS MANAGER APPLYING FOR A BUSINESS LICENSE IS CONSIDERED AN APPLICANT.

(2) "BACKGROUND INVESTIGATION" MEANS AN INQUIRY INTO THE PERSONAL HISTORY, CHARACTER, REPUTATION, ASSOCIATIONS, PERSONAL AND PROFESSIONAL RECORD, CRIMINAL HISTORY, CIVIL LITIGATION HISTORY, AND FINANCIAL HISTORY AND ACTIVITIES OF AN APPLICANT TO ESTABLISH THE APPLICANT'S SUITABILITY TO BECOME A LICENSEE.

~~(1.5)~~ (3) "Breakage" means the odd cents by which the amount payable on each dollar wagered in a pari-mutuel pool exceeds a multiple of ten cents.

(4) "BUSINESS DIRECTOR" MEANS AN INDIVIDUAL APPOINTED TO OVERSEE THE DAILY OPERATIONS OF THE BUSINESS AT THE DIRECTION OF THE BUSINESS OFFICER. ADDITIONALLY, THIS INDIVIDUAL HAS THE AUTHORITY TO HIRE AND DISMISS STAFF MEMBERS AND MAKE FINANCIAL DECISIONS ON BEHALF OF THE BUSINESS.

(5) "BUSINESS LICENSE" MEANS A LICENSE THAT IS ISSUED BY THE DIVISION AND THAT IS REQUIRED FOR INDIVIDUALS, COMPANIES, INSTITUTIONS, ASSOCIATIONS, OR CORPORATIONS TO LAWFULLY ENGAGE IN, OPERATE, OR SUPPORT COMMERCIAL RACING ACTIVITIES. BUSINESS LICENSES ARE CATEGORIZED AS FOLLOWS:

(a) "MAJOR BUSINESS LICENSE" REFERS TO THE FOLLOWING LICENSES ISSUED BY THE COMMISSION: ASSOCIATION OFF-TRACK BETTING, AFFILIATED OFF-TRACK BETTING, AND TOTALISATOR COMPANIES.

(b) "MINOR BUSINESS LICENSE" REFERS TO THE FOLLOWING LICENSES ISSUED BY THE COMMISSION: CONCESSION OPERATOR, FEED SUPPLIER, OFF-TRACK BETTING FACILITY, PHOTO FINISH BUSINESS, RACING CLUB, SATELLITE CORPORATION, TIP SHEET OPERATOR (INDEPENDENT), TRAINING TRACK, TACK SHOP, AND VIDEO OPERATOR.

(c) "OUT-OF-STATE ADVANCED DEPOSITS WAGERING LICENSE" REFERS TO A LICENSE ISSUED BY THE COMMISSION TO ANY OUT-OF-STATE ENTITY THAT ENGAGES WITH THE COLORADO HORSE RACING INDUSTRY FOR THE PURPOSES OF PARI-MUTUEL WAGERING.

(6) "BUSINESS MANAGER" MEANS AN INDIVIDUAL WHO OVERSEES A BUSINESS'S DAILY OPERATIONS BY WORKING WITH AND MANAGING OTHER STAFF MEMBERS. ADDITIONALLY, THIS INDIVIDUAL HAS THE AUTHORITY TO HIRE AND DISMISS STAFF MEMBERS AND MAKE FINANCIAL DECISIONS ON BEHALF OF THE BUSINESS.

(7) "BUSINESS OFFICER" MEANS AN INDIVIDUAL APPOINTED TO AN EXECUTIVE POSITION OF A BUSINESS, SUCH AS A CHIEF EXECUTIVE OFFICER, CHIEF OPERATING OFFICER, CHIEF FINANCIAL OFFICER, CHIEF TECHNOLOGY OFFICER, CHIEF MARKETING OFFICER, CHIEF INFORMATION OFFICER, CHIEF HUMAN RESOURCES OFFICER, OR CHIEF COMPLIANCE OFFICER.

(8) "BUSINESS OWNER" MEANS A PERSON THAT OWNS MORE THAN FIVE PERCENT OF A BUSINESS THAT IS APPLYING FOR A BUSINESS LICENSE.

~~(2)~~ (9) (a) "Class A track" means a track, located within the state of Colorado, at which a race meet of horses is conducted and that is not a class B track.

(b) "Class A track" includes a reopening class A track that has not run a meet within the past three years. Such class A track may begin to operate as a simulcast facility after the commission has approved its application for simulcasting and its application for race dates to hold a race meet within the following twelve months. Applications submitted to the commission ~~shall~~ MUST include a provision for the establishment of a purse fund that complies with this article 32 and the rules of the commission.

~~(3)~~ (10) "Class B track" means a track, located within the state of Colorado, at which a race meet of horses, consisting of thirty or more race days, is being conducted or was being conducted during the immediately preceding twelve months.

~~(4)~~ (11) "Commission" means the Colorado racing commission created in part 3 of this article 32.

~~(5)~~ Repealed.

~~(6)~~ (12) "Director" means the director of the division of racing events.

~~(7)~~ (13) "Division" means the division of racing events created in part 2 of this article 32.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- (8) (14) "Horse track" means either a class A track or a class B track. 1
- (9) (15) "Host track" means either an in-state host track or an 2
out-of-state host track. 3
- (10) (16) "In-state host track" means a track, located within the state of 4
Colorado, at which a race meet of horses is conducted. 5
- (11) (17) (a) "In-state simulcast facility" means: 6
- (I) A class A or class B horse track at which a licensee has held within 7
the preceding twelve months or is licensed and scheduled to hold within the 8
following twelve months a race meet of at least the duration required of a class 9
A or class B track for the purpose of handling pari-mutuel wagers as authorized 10
by this article 32; or 11
- (II) An additional facility that is operated by and is the responsibility of 12
the licensee of a class B horse track, located in Colorado, and used for the 13
handling of wagers placed on simulcast races received by the track or facility. 14
The number of additional facilities cannot exceed the total number of facilities 15
licensed to hold a race meet in 2003 plus one additional facility per licensee as 16
authorized under this article 32. 17
- (b) If an additional facility is jointly owned or operated as a simulcast 18
facility by two or more licensees, the additional facility shall be IS deemed to 19
be one of the additional simulcast facilities of only one of the licensees, as 20
designated in writing to the commission. 21
- (c) The commission, for good cause, may grant a licensed class A horse 22
track permission to receive simulcast races at an alternate location within five 23
miles of its track during the times when the track is not in operation. 24
- (12) (18) "Interstate common pool" means a pari-mutuel pool 25
established at one location, usually but not necessarily at a host track, within 26
which pool are combined comparable pari-mutuel pools of one or more 27
simulcast facilities upon a race run at the host track for purposes of establishing 28
payoff prices in the various states. There may be simulcast facilities in more 29
than one state simultaneously combining pari-mutuel pools into the common 30
pool of the host track. Where permitted by the laws and rules of the states in 31
which the host track and the simulcast facilities are located and with the 32
concurrence of the host track, the combined pari-mutuel pool may be 33
established on a regional or other basis between two or more simulcast facilities 34
and need not involve a merger into the host track's pari-mutuel pool. In such 35
instances, one of the simulcast facilities shall serve as if it were the host track 36
for the purposes of holding the common pool and calculating payoffs. The 37
interstate common pool shall be as specified in the written simulcast racing 38
agreement between the host track and the person operating the simulcast facility 39
receiving the simulcast races. 40
- (13) (19) "Intrastate common pool" means a pari-mutuel pool, 41
established for an in-state host track, that includes wagers made at the in-state 42
host track as well as wagers made at in-state simulcast facilities on simulcast 43
races of live races run at the in-state host track. 44
- (13.3) (20) "Key occupational license" means a license THAT IS issued 45
by the division AND THAT IS required for an individual who exercises significant 46
~~influence over decisions affecting a business~~ DECISION-MAKING, MANAGEMENT, 47
OR FINANCIAL INFLUENCE OVER A BUSINESS THAT IS licensed with the 48
commission pursuant to section 44-32-504. A "KEY OCCUPATIONAL LICENSE" 49
IS REQUIRED FOR THE FOLLOWING LICENSED POSITIONS: GENERAL MANAGER, 50
ASSISTANT GENERAL MANAGER, ASSOCIATION VETERINARIAN, DIRECTOR OF 51
RACING, RACING SECRETARY, CORPORATE DIRECTOR, SECURITY DIRECTOR, 52
ASSOCIATION STEWARD, CORPORATE OFFICER, MUTUEL MANAGER, AND 53
TOTALISATOR OPERATOR. 54
- (13.7) (21) "License" means a license granted by the division pursuant 55
to this article 32. 56
- (14) (22) (a) "Licensee" means: 57
- (I) any A person holding a current, valid race meet license issued 58
pursuant to section 44-32-505; and 59
- (II) any A person holding a current, valid license or registration issued 60
by the commission pursuant to sections 44-32-503 and 44-32-504; AND 61
- (III) AN EMPLOYEE, AN AGENT, OR A REPRESENTATIVE OF A PERSON 62
DESCRIBED IN SUBSECTION (22)(a)(I) OR (22)(a)(II) OF THIS SECTION. 63
- (b) The commission, by rule, shall determine which occupational 64
categories shall be licensed and which shall be registered. Except in connection 65
with the licensing of race meets, the term "license" includes a registration and 66
"applicant" includes an applicant for a registration. 67

~~(15)~~ (23) "Out-of-state host track" means a track, located within a state other than Colorado, that is licensed or otherwise properly authorized under the laws of the state to conduct live races of horses and to broadcast the races as simulcast races and that broadcasts the simulcast races to an in-state simulcast facility.

~~(16)~~ (24) "Out-of-state simulcast facility" means a track or other facility, located within a jurisdiction other than Colorado, at which pari-mutuel wagers are placed or accepted, either in person or electronically, on simulcast races pursuant to proper authorization under the laws of the jurisdiction.

~~(17)~~ (25) "Pari-mutuel pool" means a wagering pool into which pari-mutuel wagers on a live race or on a simulcast race are taken.

~~(18)~~ (26) "Pari-mutuel wagering" means a form of wagering on the outcome of horse races in which those who wager purchase tickets of various denominations on one or more horses from one or more pools and all like wagers from each race are pooled and the winning ticket holders are paid prizes from the pool in amounts proportional to the total receipts in the pool minus deductions authorized by statute.

~~(19)~~ (27) "Person" means any AN individual, A partnership, A firm, A corporation, or AN association.

~~(20)~~ (28) (a) "Race meet", OR "MEET", means any A live exhibition of racing involving horses registered within their breed, conducted at a track located within the state of Colorado and operated by a licensee under a license granted pursuant to section 44-32-505, where the pari-mutuel system of wagering is used.

(b) "RACE MEET" OR "MEET" INCLUDES THE TOTAL, CONTINUOUS PERIOD DURING WHICH A RACING ASSOCIATION OR TRACK PREMISES IS UNDER THE FULL REGULATORY JURISDICTION OF THE DIVISION, WHICH PERIOD ENCOMPASSES:

(I) THE LIVE RACING PERIOD, WHICH IS ALL LICENSED DAYS APPROVED BY THE COMMISSION FOR THE CONDUCT OF LIVE, COMPETITIVE HORSE RACING;

(II) THE PREMEET REGULATORY PERIOD, WHICH IS THE ENTIRE PERIOD COMMENCING ON THE FIRST DAY THE LICENSED TRACK PREMISES ARE MADE AVAILABLE FOR OR UTILIZED FOR RECEIVING HORSES, CONDUCTING OFFICIAL REGULATED TRAINING, OR PERFORMING OFFICIAL PREMEET REGULATORY INSPECTIONS, WHICHEVER OCCURS EARLIEST; AND

(III) THE POST-MEET REGULATORY PERIOD, WHICH IS SEVEN CALENDAR DAYS IMMEDIATELY FOLLOWING AND INCLUDING THE FINAL LICENSED DAY OF LIVE RACING CONDUCTED BY A RACING ASSOCIATION FOR THE CALENDAR YEAR.

(29) "REGISTRATION OCCUPATIONAL LICENSE" MEANS A LICENSE THAT IS ISSUED BY THE DIVISION TO AN INDIVIDUAL WHO HAS SHORT-TERM COMMITMENTS TO PERFORM SERVICES FOR A TRACK OR RACE MEET. A "REGISTRATION OCCUPATIONAL LICENSE" IS VALID FOR NO LONGER THAN NINETY DAYS AND IS REQUIRED BY THE FOLLOWING TEMPORARY LICENSED POSITIONS: ANNOUNCER, CONCESSION EMPLOYEE, NURSE OR EMERGENCY MEDICAL TECHNICIAN, OFFICE PERSONNEL, RACING CLUB ASSOCIATION, TRACK SHOP EMPLOYEE, TEMPORARY TOTE OPERATOR, TEMPORARY TOTE TECHNICIAN, USER, AND VIDEO TECHNICIAN.

~~(21)~~ (30) "Simulcast facility" means either an in-state simulcast facility or an out-of-state simulcast facility.

~~(22)~~ (31) "Simulcast race" means a live, audio-visual broadcast that is:

(a) Transmitted simultaneously with either:
(I) The performance of a live race of horses by an out-of-state host track; or

(II) The performance of a live race of horses by an in-state host track; and

(b) Received by a simulcast facility.

~~(23)~~ (32) "Source market fee" means a licensing fee, assessed by the director pursuant to section 44-32-202 (3)(h), in lieu of taxes and fees otherwise payable under this article 32, payable by persons outside of Colorado who conduct pari-mutuel wagering on simulcast races and who accept wagers from Colorado residents at out-of-state simulcast facilities.

~~(23.5)~~ (33) "Support occupational license" means a license THAT IS issued by the division AND required for an individual regulated by the division who is not subject to a key occupational license or an occupational registration license. A "SUPPORT OCCUPATIONAL LICENSE" IS REQUIRED BY THE FOLLOWING LICENSED POSITIONS: ANIMAL TATTOOER, ASSISTANT RACING SECRETARY, AUTHORIZED AGENT, CLERK OF SCALES, CLOCKER, CORPORATE AGENT,

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

DIRECTOR OF SIMULCASTING, EXERCISE RIDER, GROOM, BOOKKEEPER, HORSE IDENTIFIER, JOCKEY, APPRENTICE JOCKEY, JOCKEY AGENT, JOCKEY VALET, MAINTENANCE, MONEY ROOM MANAGER, ASSISTANT MUTUEL MANAGER, MUTUEL EMPLOYEE, FACILITY OFF-TRACK BETTING MANAGER, OFF-TRACK BETTING MANAGER, ASSISTANT OFF-TRACK BETTING MANAGER, OUTFRIDER, OWNER, VIDEO OPERATOR, OWNER/ASSISTANT TRAINER, OWNER/TRAINER, ASSISTANT TRAINER, PADDOCK JUDGE, PHOTO OPERATOR, PLACING JUDGE, PLANT OR TRACK SUPERINTENDENT, PLATER, PONY PERSON, PRIVATE VETERINARIAN, RESTAURANT EMPLOYEE, SECURITY GUARD, STABLE SUPERVISOR, STARTER, ASSISTANT STARTER, TOTALISATOR TECHNICIAN, TRACK SUPERVISOR, TRAINER, AND ANY SIMILAR ROLES OR LICENSE TYPES THAT ARE NOT SUBJECT TO A KEY OCCUPATIONAL LICENSE OR AN OCCUPATIONAL REGISTRATION LICENSE.

~~(24)~~ (34) "Track" or "racetrack" means a track that is located within the state of Colorado and at which a race meet of horses is conducted under a license granted pursuant to section 44-32-505."

Strike pages 11 through 16.

Page 17, strike lines 1 through 4.

Re-number succeeding sections accordingly.

Page 17, strike lines 16 through 27.

Strike pages 18 and 19.

Page 20, strike lines 1 through 7.

Page 20, after line 7 insert:

SECTION 7. In Colorado Revised Statutes, 8-40-301, **amend** (8) as follows:

8-40-301. Scope of term "employee" - definition.

(8) For the purposes of articles 40 to 47 of this title 8, "employee" excludes any person who performs services for more than one employer at a race meet as defined by ~~section 44-32-102(20)~~ IN SECTION 44-32-102 (28) or at a horse track as defined by ~~section 44-32-102(8)~~ SECTION 44-32-102 (14).

SECTION 8. In Colorado Revised Statutes, 26-2-104, **amend** (2)(a)(II) introductory portion, (2)(a)(II)(A), and (2)(h)(I)(A) as follows:

26-2-104. Public assistance programs - automatic enrollment - electronic benefits transfer service - joint reports with department of revenue - signs - rules - definitions.

(2) (a) (II) Only those businesses that offer products or services related to the purpose of the public assistance benefits ~~are allowed to~~ MAY participate in the electronic benefits transfer service through the use of point-of-sale terminals. Clients shall not be allowed to access cash benefits through the electronic benefits transfer service from automated teller machines in this state located in:

(A) Licensed gaming establishments as defined in section 44-30-103 (18), in-state simulcast facilities as defined in ~~section 44-32-102(11)~~ SECTION 44-32-102 (17), tracks for racing as defined in ~~section 44-32-102(24)~~ SECTION 44-32-102 (34), or commercial bingo facilities as defined in section 24-21-602 (11);

(h) (I) On or before January 1, 2016, the department of revenue shall adopt rules pursuant to the "State Administrative Procedure Act", article 4 of title 24, that relate to a client's use of automated teller machines at locations where the use is prohibited. The rules must apply to the following establishments:

(A) Licensed gaming establishments as defined in section 44-30-103 (18), in-state simulcast facilities as defined in ~~section 44-32-102(11)~~ SECTION 44-32-102 (17), and tracks for racing as defined in ~~section 44-32-102(24)~~ SECTION 44-32-102 (34);

SECTION 9. In Colorado Revised Statutes, **amend** 38-13-218 as follows:

38-13-218. Property held by racetracks - inapplicability.

This article 13 does not apply to any intangible unclaimed property held by a racetrack, as defined in ~~section 44-32-102(24)~~ SECTION 44-32-102 (34).

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SECTION 10. In Colorado Revised Statutes, 44-30-1609, **amend** (2) as follows:

44-30-1609. Authorization to conduct fantasy contests.

(2) Fantasy contests are authorized and may be conducted by a fantasy contest operator at a licensed facility at which pari-mutuel wagering, as defined in ~~section 44-32-102 (18)~~ SECTION 44-32-102 (26), may occur. An operator of a class B track, as defined in ~~section 44-32-102 (3)~~ SECTION 44-32-102 (10), may conduct fantasy contests if the operator is licensed as a fantasy contest operator.

SECTION 11. In Colorado Revised Statutes, 44-32-202, **amend** (3)(h)(II) as follows:

44-32-202. Director - qualifications - powers and duties - rules.

(3) The director, as administrative head of the division, shall direct and supervise all administrative and technical activities of the division. In addition to the duties imposed upon the director elsewhere in this article 32, it shall be the director's duty:

(h) (II) In establishing and adjusting the source market fee defined in ~~section 44-32-102 (23)~~ SECTION 44-32-102 (32), the director may allocate a portion of the fee to be credited to any horse purse trust account established in accordance with section 44-32-702 (1)(f) if the director determines that such an allocation is necessary to maintain a sufficient and competitive purse structure. The total fee paid under this section must not exceed the limit set forth in section 44-32-501 (2)(d).

SECTION 12. In Colorado Revised Statutes, 44-32-501, **amend** (3.5) as follows:

44-32-501. Regulation of race meets and racing-related businesses - additional facilities - rules.

(3.5) An additional facility, as described in ~~section 44-32-102 (11)(a)(II)~~ SECTION 44-32-102 (17)(a)(II), must not be located within fifty miles of any class B horse track operated by another licensee without the written consent of the other licensee. The commission shall establish by rule the means of obtaining the consent.

SECTION 13. In Colorado Revised Statutes, 44-32-603, **amend** (1) as follows:

44-32-603. Duration of meets.

(1) It is unlawful to conduct any race meet at which wagering is permitted except under ~~the provisions of~~ this article 32. It is lawful to conduct pari-mutuel wagering on live horse races that are part of a race meet licensed and conducted under this article 32. The duration of a horse race meet at a class B track is as specified in ~~section 44-32-102 (3)~~ SECTION 44-32-102 (10); except that the commission may prescribe a lesser number of race days in the event of unforeseen circumstances or acts of God.

SECTION 14. In Colorado Revised Statutes, 44-33-103, **amend** (1) as follows:

44-33-103. Definitions.

As used in this article 33, unless the context otherwise requires:

(1) "Licensee" means a licensee as defined in ~~section 44-32-102 (14)~~ SECTION 44-30-501 (22), an operator or retail gaming licensee under section 44-30-501 (1)(b) or (1)(c), an internet sports betting operator as defined in section 44-30-1501 (5), or a sports betting operator as defined in section 44-30-1501 (11).

SECTION 15. In Colorado Revised Statutes, 44-32-503, **amend** (4)(a) as follows:

44-32-503. Rules of commission - licensing - record check.

(4) (a) With the submission of an application for a key occupational license or a support occupational license granted pursuant to this article 32, ~~each applicant shall submit a set of fingerprints to the commission. The commission shall submit the fingerprints to the Colorado bureau of investigation for the purpose of conducting a state and national fingerprint-based criminal history record check utilizing records of the Colorado bureau of investigation and the federal bureau of investigation. Only the actual costs of the record check must be borne by the applicant. Nothing in this subsection (4) precludes the commission from making further inquiries into the background of the applicant. THE COMMISSION SHALL REQUIRE THE APPLICANT'S FINGERPRINTS TO BE TAKEN BY A LOCAL LAW ENFORCEMENT AGENCY, THE DIVISION OF RACING EVENTS, OR ANY THIRD PARTY APPROVED BY THE COLORADO BUREAU OF INVESTIGATION FOR THE PURPOSE OF OBTAINING A~~

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK. THE COMMISSION SHALL AUTHORIZE THE ENTITY TAKING THE APPLICANT'S FINGERPRINTS TO SUBMIT, AND THE ENTITY SHALL SUBMIT, THE COMPLETE SET OF THE APPLICANT'S FINGERPRINTS TO THE COLORADO BUREAU OF INVESTIGATION FOR THE PURPOSE OF CONDUCTING A FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK TO ENSURE APPLICANT ELIGIBILITY, PROTECT PUBLIC SAFETY, AND MAINTAIN THE INTEGRITY OF LICENSED PROFESSIONS. THE COLORADO BUREAU OF INVESTIGATION SHALL FORWARD THE FINGERPRINTS TO THE FEDERAL BUREAU OF INVESTIGATION FOR THE PURPOSE OF CONDUCTING A NATIONAL FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK. UPON COMPLETION, THE COLORADO BUREAU OF INVESTIGATION SHALL RETURN THE RESULTS OF ITS CRIMINAL HISTORY RECORD CHECK TO THE COMMISSION, AND THE COMMISSION IS AUTHORIZED TO RECEIVE THE RESULTS OF THE FEDERAL BUREAU OF INVESTIGATION'S CRIMINAL HISTORY RECORD CHECK. THE APPLICANT SHALL BE RESPONSIBLE FOR PAYING THE COST OF THE RECORD CHECK. NOTHING IN THIS SUBSECTION (4) PRECLUDES THE COMMISSION FROM MAKING FURTHER INQUIRIES INTO THE BACKGROUND OF AN APPLICANT."

Renumber succeeding section accordingly.

Page 1, strike lines 104 through 108 and substitute "COMMISSION,".

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **HB26-1320** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 5, line 26, strike "and (3)(g)(I);" and substitute "(3)(g)(I), and (3)(h);".

Page 5, line 27, strike "and (3)(h)".

Page 8, line 22, strike "(3)(e.5)".

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-160** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **HB26-1210** be **referred** to the Committee of the Whole with favorable recommendation.

Business,
Labor, &
Technology

The Committee on Business, Labor & Technology 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
BOARD OF ASSESSMENT APPEALS

effective July 1, 2025 for terms expiring June 30, 2026:

Diane DeVries of Wheat Ridge, Colorado, reappointed;

Claudia Crane of Crestone, Colorado, reappointed;

John DeRungs of Denver, Colorado, reappointed;

Monte Mullins of Alamosa, Colorado, reappointed;

Jess Ketchum of Pagosa Springs, Colorado, reappointed;

Jeb Marsh of Dillon, Colorado, reappointed.

effective July 1, 2025 for a term expiring June 30, 2029:

Valerie Carissa Bartell of Longmont, Colorado, reappointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Business, Labor, & Technology The Committee on Business, Labor & Technology 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:

MEMBER OF THE STATEWIDE INTERNET PORTAL AUTHORITY

effective June 2, 2025, for a term expiring June 1, 2029:

Danielle Morrill of Denver, Colorado, to serve as a member from the private sector, reappointed.

Business, Labor, & Technology The Committee on Business, Labor & Technology 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 UNDERGROUND DAMAGE PREVENTION SAFETY COMMISSION

effective January 2, 2026 for terms expiring January 1, 2029:

Martin Schmidt of Gunnison, Colorado, to serve as a representative of counties, appointed;

Erick Anderson of Denver, Colorado, to serve as a representative of municipalities, appointed;

Brandon Bernard of Colorado Springs, Colorado, to serve as a representative of water utilities, appointed;

Jason Fick of Milliken, Colorado, to serve as a representative of energy producers, appointed;

Kathleen Anderson of Aurora, Colorado, to serve as a representative of contractors, reappointed;

Annemarie Bluff of Peyton, Colorado, to serve as a representative of excavators, reappointed.

Business, Labor, & Technology The Committee on Business, Labor & Technology 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:

MEMBER OF THE UNINSURED EMPLOYER BOARD

effective September 2, 2025 for a term expiring September 1, 2028:

David Loomis of Littleton, Colorado, to serve as a representative of employers, appointed.

Business, Labor, & Technology The Committee on Business, Labor & Technology 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:

MEMBER OF THE BOARD OF REAL ESTATE APPRAISERS

effective July 2, 2025 for a term expiring July 1, 2028:

Valerie Bartell of Longmont, Colorado, to serve as a real estate appraiser with experience in eminent domain matters, appointed.

for a term expiring July 1, 2028:

Bessie Chachas of Denver, Colorado to serve as a public member, appointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Appropriations

After consideration on the merits, the Committee recommends that **SB26-149** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 197, after line 8 insert:

"SECTION 45. In Colorado Revised Statutes, 24-75-302, amend (2)(uu) and (2)(vv); and add (2)(ww) as follows:

24-75-302. Capital construction fund - capital assessment fees - calculation - information technology capital account - repeal.

(2) The controller shall transfer a sum as specified in this subsection (2) from the general fund to the capital construction fund as money becomes available in the general fund during the fiscal year beginning on July 1 of the fiscal year in which the transfer is made or on the date otherwise specified for the transfer. Transfers between funds pursuant to this subsection (2) are not appropriations subject to the limitations of section 24-75-201.1. The amounts transferred pursuant to this subsection (2) are as follows:

(uu) On July 1, 2024, one hundred sixty-two million seven hundred seventy-eight thousand two hundred eighty-five dollars; and

(vv) On July 1, 2025, one hundred twenty-nine million four hundred ninety-eight thousand thirty-three dollars; AND

(ww) THREE DAYS AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (2)(ww), THREE MILLION FIVE HUNDRED SEVENTY-SEVEN THOUSAND EIGHT HUNDRED NINETY-EIGHT DOLLARS.

SECTION 46. Appropriation. (1) For the 2025-26 state fiscal year, \$535,934 is appropriated to the department of human services. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:

(a) \$485,934 for the wheat ridge regional center intermediate care facility; and

(b) \$50,000 for skilled nursing contracted beds.

SECTION 47. Capital construction appropriation. For the 2025-26 state fiscal year, \$3,577,898 is appropriated to the department of human services for use by office of civil and forensic mental health. This appropriation is from the capital construction fund created in section 24-75-302 (1)(a), C.R.S. To implement this act, the office may use this appropriation for capital construction related to the renovation of a unit at the Colorado mental health hospital in Pueblo to create enhanced protective placements for people with intellectual and developmental disabilities. Any money appropriated in this section not expended prior to July 1, 2026, is further appropriated to the department from July 1, 2026, through June 30, 2029, for the same purpose.

SECTION 48. Appropriation. (1) For the 2026-27 state fiscal year, \$6,079,632 is appropriated to the judicial department. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:

(a) \$127,618 for use by supreme court and court of appeals for appellate court programs, which amount is based on an assumption that the division will require an additional 1.0 FTE;

(b) \$316,323 for use by state courts administration for general courts administration, which amount is based on an assumption that the division will require an additional 2.0 FTE;

(c) \$1,113,774 for use by state courts administration for information technology infrastructure;

(d) \$181,500 for use by state courts administration for capital outlay;

(e) \$555,000 for use by state courts administration for courthouse information technology capital outlay, which amount remains available for expenditure through the close of the 2027-28 state fiscal year;

(f) \$2,208,080 for use by trial courts for trial court programs, which amount is based on an assumption that the division will require an additional 21.0 FTE; and

(g) \$1,577,337 for use by trial courts for court cost, jury costs, court-appointed counsel, and reimbursements for vacated convictions.

(2) For the 2026-27 state fiscal year, \$648,860 is appropriated to the judicial department for use by the office of the state public defender. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:

(a) \$411,405 for personal services, which amount is based on an

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

assumption that the office will require an additional 4.5 FTE; 1

- (b) \$5,760 for operating expenses; 2
- (c) \$28,000 for capital outlay; 3
- (d) \$570 for attorney registration; 4
- (e) \$4,000 for training; and 5
- (f) \$199,125 for mandated costs. 6

(3) For the 2026-27 state fiscal year, \$206,345 is appropriated to the 7
judicial department for use by the alternate defense counsel. This appropriation 8
is from the general fund. To implement this act, the department may use this 9
appropriation for conflict-of-interest contracts. 10

(4) For the 2026-27 state fiscal year, \$513,808 is appropriated to the 11
judicial department for use by the office of public guardianship. This 12
appropriation is from the general fund and is based on an assumption that the 13
office will require an additional 5.5 FTE. To implement this act, the office may 14
use this appropriation for program costs. 15

(5) For the 2026-27 state fiscal year, \$458,898 is appropriated to the 16
judicial department for use by the office of bridges of Colorado. This 17
appropriation is from the general fund. To implement this act, the office may 18
use this appropriation as follows: 19

- (a) \$425,394 for personal services, which amount is based on an 20
assumption that the office will request an additional 4.3 FTE; and 21
- (b) \$33,504 for operating expenses. 22

SECTION 49. Appropriation. (1) For the 2026-27 state fiscal year, 23
\$133,795 is appropriated to the department of health care policy and financing 24
for use by the executive director's office. This appropriation is from the general 25
fund and is based on an assumption that the department will require an 26
additional 3.0 FTE. To implement this act, the department may use this 27
appropriation for personal services. 28

(2) For the 2026-27 state fiscal year, the general assembly anticipates 29
that the department of health care policy and financing will receive \$133,794 30
in federal funds for personal services to implement this act. The appropriation 31
in subsection (1) of this section is based on the assumption that the department 32
will receive this amount of federal funds, which is subject to the "(I)" notation 33
as defined in the annual general appropriation act for the same fiscal year. 34

SECTION 50. Appropriation. (1) For the 2026-27 state fiscal year, 35
\$1,751,732 is appropriated to the department of health care policy and 36
financing. This appropriation is from the general fund, which is subject to the 37
"(M)" notation as defined in the annual general appropriation act for the same 38
fiscal year. To implement this act, the department may use this appropriation 39
for medical and long-term care services for medicaid eligible individuals. 40

(2) For the 2026-27 state fiscal year, the general assembly anticipates 41
that the department of health care policy and financing will receive \$1,751,732 42
in federal funds for medical and long-term care services for medicaid eligible 43
individuals to implement this act. The appropriation in subsection (1) of this 44
section is based on the assumption that the department will receive this amount 45
of federal funds. 46

(3) For the 2026-27 state fiscal year, \$3,503,464 is appropriated to the 47
department of human services. This appropriation is from reappropriated funds 48
received from the department of health care policy and financing under 49
subsections (1) and (2) of this section. To implement this act, the department 50
may use this appropriation as follows: 51

- (a) \$316,512 for use by the executive director's office for health, life, 52
and dental; 53
- (b) \$562,932 for use by the office of civil and forensic mental health for 54
personal services related to the mental health institute at pueblo; 55
- (b) \$806,912 for use by the office of civil and forensic mental health for 56
operating expenses related to the mental health institute at pueblo; 57
- (c) \$40,500 for use by the office of civil and forensic mental health for 58
capital outlay related to the mental health institute at pueblo; 59
- (d) \$996,722 for use by the office of civil and forensic mental health for 60
skilled nursing contract beds; and 61
- (e) \$779,886 for use by the office of adults, aging, and disability 62
services for the wheat ridge regional center intermediate care facility, which 63
amount is based on an assumption the office will require an additional 9.0 FTE. 64

SECTION 51. Appropriation. (1) For 2026-27 state fiscal year, 65
\$1,042,386 is appropriated to the department of human services for use by the 66
executive director's office. This appropriation is from the general fund. To 67

implement this act, the department may use this appropriation as follows:

- (a) \$598,806 for health, life, and dental;
- (b) \$2,952 for short-term disability;
- (c) \$18,974 for paid family and medical leave; and
- (d) \$421,654 for unfunded liability amortization payments.

(2) For the 2026-27 state fiscal year, \$684,052 is appropriated to the department of human services for use by the behavioral health administration. This appropriation is from the general fund. To implement this act, the administration may use this appropriation as follows:

- (a) \$284,052 for program administration, which amount is based on an assumption that the administration will require an additional 3.0 FTE; and
- (b) \$400,000 for behavioral health safety net services.

(3) For the 2026-27 state fiscal year, \$14,621,347 is appropriated to the department of human services for use by the office of civil and forensic mental health. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:

- (a) \$62,548 for personal services related to the mental health institute at pueblo, which amount is based on an assumption the office will require an additional 9.1 FTE;
- (b) \$89,656 operating expenses related to the mental health institute at pueblo;
- (c) \$4,500 for capital outlay related to the mental health institute at pueblo;
- (d) \$9,385,100 for purchased psychiatric bed capacity;
- (e) \$427,167 for skilled nursing contracted beds;
- (f) \$1,165,199 for evaluations and discharge services, which amount is based on an assumption that the office will require an additional 6.0 FTE;
- (g) \$3,144,833 for care coordination, which amount is based on an assumption that the office will require an additional 36.0 FTE; and
- (h) \$342,344 for data and information technology, which amount is based on an assumption the office will require an additional 4.0 FTE;

SECTION 52. Appropriation. (1) For the 2026-27 state fiscal year, \$270,017 is appropriated to the department of human services. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the purchase of legal services.

(2) For the 2026-27 state fiscal year, \$270,017 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of human services under subsection (1) of this section and is based on an assumption that the department of law will require an additional 1.1 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of human services.

SECTION 53. Appropriation. (1) For the 2026-27 state fiscal year, \$52,644 is appropriated to the department of human services. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the purchase of information technology services.

(2) For the 2026-27 state fiscal year, \$52,644 is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of human services under subsection (1) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of human services."

Renumber succeeding sections accordingly.

Page 1, line 102, strike "DISORDERS." and substitute "DISORDERS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

Appropriations After consideration on the merits, the Committee recommends that **HB26-1051** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1026** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1003** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE HOUSE

April 21, 2026
Mr. President:

The House has passed on Third Reading and returns herewith SB26-153, SB26-083, and SB26-019.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1346.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1196, amended as printed in House Journal, April 14, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-109, amended as printed in House Journal, April 15, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1290, HB26-1312, and HB26-1321, amended as printed in House Journal, April 16, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1317, SB26-085, SB26-060, HB26-1075, HB26-1078, HB26-1227, and HB26-1298, amended as printed in House Journal, April 17, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1314, HB26-1336, and HB26-1263, amended as printed in House Journal, April 20, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-144, amended as printed in House Journal, April 14, 2026, and amended on Third Reading as printed in House Journal, April 21, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-040, amended as printed in House Journal, April 20, 2026, and amended on Third Reading as printed in House Journal, April 21, 2026.

The House has voted to concur in the Senate amendments to HB26-1239, HB26-1262, and HB26-1110, and has repassed the bills as so amended.

The House has voted not to concur in the Senate amendments to HB26-1084 and requests that a conference committee be appointed. The Speaker has appointed Representatives Espenosa, chair, Camacho, and Richardson as House conferees on the First Conference Committee on HB26-1084. The bill is transmitted herewith.

The House has adopted the First Report of the First Conference Committee on HB26-1038, as printed in House Journal, April 10, 2026, and has repassed the bill as amended.

At the order of the President, Senators Amabile and Kirkmeyer were added to the current roll call.

MESSAGE FROM THE REVISOR OF STATUTES

April 21, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1346.

Without comment, as amended, HB26-1075, 1078, 1196, 1227, 1263, 1290, 1298, 1312, 1314, 1317, 1321, and 1336.

Without comment, as amended, SB26-040, 060, 085, 109, and 144.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SJR26-022 by Senator(s) Cutter; also Representative(s) Joseph--Concerning designating July 12 through 18, 2026, as Plastic Pollution Awareness Week.

On motion of Senator Cutter, the resolution was read at length and **adopted** by the following roll call vote:

YES	25	NO	9	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Ball, Benavidez, Bridges, Coleman, Danielson, Daugherty, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Marchman, Roberts, Rodriguez, Snyder, Sullivan, Wallace, and Weissman.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1003, HB26-1026, HB26-1051 were made Special Orders at 9:43a.m.

Committee of the Whole

The hour of 9:43a.m. having arrived, Senator Wallace moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, Consent Calendar and Senator Wallace was called to act as Chair.

**SPECIAL ORDERS -- SECOND READING OF BILLS
-- CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1003 by Representative(s) Ricks and Camacho; also Senator(s) **Kolker**--Concerning modifications to the small business recovery and resiliency loan program.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1026 by Representative(s) Marshall and Hamrick; also Senator(s) **Kolker**--Concerning an expansion of plan options for the public employees' retirement association.

Amendment No. 1, Finance Committee Amendment.

(Printed in Senate Journal, March 25, page(s) 487-488 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1051 by Representative(s) Suckla and Stewart K.; also Senator(s) **Roberts and Simpson**--Concerning continuing the microgrids for community resilience grant program.

Ordered revised and placed on the calendar for third reading and final passage.

**ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE --
SPECIAL ORDERS -- CONSENT CALENDAR**

On motion of Senator Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB1003, HB26-1026, as amended, HB26-1051.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-117 was made Special Orders at 9:47a.m.

Committee of the Whole

The hour of 9:47a.m. having arrived, Senator Wallace moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Wallace was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-117 by Senator(s) **Bridges and Amabile**, Ball, Cutter, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Marchman, Weissman; also Representative(s) Mabrey and Soper, Bacon, Bradfield, Brown, Froelich, Garcia, Goldstein, Martinez, Nguyen, Velasco, Willford, Zokaie--Concerning permissible methods for the sale of lottery tickets.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, March 4, page(s) 309 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 21, page(s) 809-810 and placed in members' bill files.)

Amendment No. 3(L.006), by Senator Bridges.

Strike the Senate Appropriations Committee Report, dated April 21, 2026, and substitute:

"Strike the Senate Finance Committee Report, dated March 3, 2026, and substitute:

"Amend printed bill, page 2, line 3, strike "and (13)".

Page 2, strike lines 7 through 12 and substitute "DIRECTLY OR THROUGH THE LICENSEE, MUST NOT BE SOLD ON CREDIT."

Page 2, strike line 14 and substitute "(2)(i), (3)(a)(II), and (3)(a)(III); and **add** (2)(j) and (3)(a)(IV) as".

Page 2, line 19, after "collected;" insert "AND".

Page 2, strike lines 22 and 23 and substitute "DIRECTLY OR THROUGH THE LICENSEE, ON CREDIT."

Page 3, strike lines 1 through 5.

Page 3, after line 10, insert:

"(III) The manner and amount of compensation, if any, to be paid to licensed sales agents necessary to provide for the adequate availability of instant scratch game tickets to prospective buyers and for the convenience of the public; AND".

Page 3, strike lines 13 through 19 and substitute "DIRECTLY OR THROUGH THE LICENSEE, ON CREDIT"."."

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	25	NO	9	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-117, as amended.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-133 by Senator(s) **Bridges and Catlin**; also Representative(s) Martinez and Taggart-- Concerning the authorization to establish an artist company in the state, and, in connection therewith, enacting the "Colorado Artist Company act", and making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	31	NO	3	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Bright, Coleman, Frizell, Gonzales J., Kipp, Kirkmeyer, Lindstedt, Marchman, Simpson, and Snyder.

HB26-1181 by Representative(s) Ricks and Richardson; also Senator(s) **Marchman**--Concerning the continuation of the "Barber and Cosmetologist Act", and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	28	NO	6	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Bright, Coleman, Gonzales J., Kolker, Mullica, Snyder, and Wallace.

HB26-1197 by Representative(s) Mauro, McCormick; also Senator(s) **Kipp**--Concerning the continuation of the vessel registration program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	28	NO	6	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Coleman, Cutter, Gonzales J., Kolker, Roberts, Snyder, and Wallace.

HB26-1280 by Representative(s) Lieder and Hamrick; also Senator(s) **Jodeh and Mullica**--Concerning the continuation of the regulation of hemodialysis treatment by the department of public health and environment, and, in connection therewith, implementing the recommendation contained in the 2025 sunset report by the department of regulatory agencies.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	29	NO	5	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Coleman, Exum, Gonzales J., Kolker, Marchman, and Wallace.

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:

SB26-124 by Senator(s) Wallace; also Representative(s) Stewart R.--Concerning information related to the automated protection order notification system.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	25	NO	9	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Exum, Gonzales J., Jodeh, Kipp, Kolker, Marchman, Snyder, and Weissman.

HB26-1183 by Representative(s) McCormick and Duran; also Senator(s) **Cutter and Pelton B.**-- Concerning the continuation of the licensing of pet animal facilities by the commissioner of agriculture in accordance with the "Pet Animal Care and Facilities Act", and, in connection therewith, implementing the recommendations contained in the 2025 sunset report by the department of regulatory agencies.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	24	NO	10	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Coleman, Kolker, Marchman, and Wallace.

HB26-1184 by Representative(s) Lukens and Mauro, Goldstein, Lindsay, McCormick, Smith; also Senator(s) **Cutter and Marchman**--Concerning the continuation of the Colorado forest health council, and, in connection therewith, implementing the recommendation of the department of regulatory agencies in the department's 2025 sunset report.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	26	NO	8	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Gonzales J., Kipp, Kolker, Roberts, Snyder, and Wallace.

HB26-1187 by Representative(s) Stewart R. and Nguyen, Boesenecker, Froelich, Jackson, Lindsay, Paschal, Phillips, Velasco; also Senator(s) **Exum and Snyder**--Concerning the continuation of the fire suppression programs of the division of fire prevention and control, and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	28	NO	6	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Bridges, Coleman, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Marchman, Mullica, Roberts, and Wallace.

HB26-1188 by Representative(s) Camacho and Titone, Stewart R.; also Senator(s) **Kolker**--Concerning the continuation of the regulation of securities, and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	26	NO	8	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Kipp, Marchman, Sullivan, and Weissman.

HB26-1194 by Representative(s) English and Barron; also Senator(s) **Hinrichsen**--Concerning the continuation of the office of combative sports, and, in connection therewith, implementing the recommendations of the department of regulatory agencies in the department's 2025 sunset report.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	24	NO	10	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman.

SB26-147 by Senator(s) **Cutter and Pelton R.**, Carson, Catlin, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Liston, Marchman, Rich, Sullivan; also Representative(s) Johnson and Froelich, Winter T., Bacon, Barron, Bottoms, Bradfield, Caldwell, Clifford, Goldstein, Gonzalez R., Hamrick, Hartsook, Jackson, Keltie, Lindsay, Marshall, Martinez, Richardson, Slaugh, Soper, Stewart R., Story, Taggart, Titone, Velasco, Willford, Woog, Zokaie--Concerning the regulation of lobbyists, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	30	NO	4	EXCUSED	1	ABSENT	0
Amabile	N	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Danielson, Roberts, Rodriguez, Wallace, and Weissman.

SB26-036 by Senator(s) **Gonzales J. and Weissman**; also Representative(s) Bacon and Zokaie--Concerning increasing operational efficiency of existing prison population management measures, and, in connection therewith, making and reducing an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator Weissman was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.009) , by Senator Weissman.

Amend engrossed bill, page 10, strike line 21 and substitute "AND24-4.1-303."

The amendment was **passed** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

SB26-042

by Senator(s) **Weissman and Amabile**; also Representative(s) Zokaie and Sirota-- Concerning the classification of certain state revenue for the purposes of calculating state fiscal year spending pursuant to section 20 of article X of the state constitution, and, in connection therewith, clarifying the statutory definitions of collections for another government and damage awards and making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Snyder, and Wallace.

APPOINTMENTS TO CONFERENCE COMMITTEE

The President appointed Senators Wiessman, Chair, Lindstedt, and Pelton B. as Senate conferees on the first conference committee on **HB26-1084**.

CONFERENCE COMMITTEE GRANTED FURTHER POWERS

HB26-1084 by Representative(s) Espenoza and Camacho; also Senator(s) **Weissman and Lindstedt**-- Concerning voter transparency requirements to expand information about the funding of initiated statewide ballot measures, and, in connection therewith, requiring the abstract of the fiscal impact statement for certain initiated statewide ballot measures to describe the measure's likely effect on the main areas of state expenditure.

Senator Weissman moved that the Senate conferees on the first conference committee on **HB26-1084** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources has had under consideration and has had a hearing on the following appointment and recommends that the Senate not approve the confirmation:

MEMBER OF THE
PARKS AND WILDLIFE COMMISSION

for a term expiring July 1, 2027:

Christopher Sichko of Boulder, Colorado, to serve as a representative of sportspersons, occasioned by the resignation of Murphy Robinson of Littleton, Colorado, appointed.

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources has had under consideration and has had a hearing on the following appointment and recommends that the Senate not approve the confirmation:

MEMBER OF THE
PARKS AND WILDLIFE COMMISSION

for a term expiring July 1, 2029:

John Emerick of Redstone, Colorado, to serve as a representative of the public at large and a member west of the Continental Divide, appointed.

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources 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:

MEMBER OF THE
PARKS AND WILDLIFE COMMISSION

for a term expiring July 1, 2029:

Frances Silva Blayney of Colorado Springs, Colorado, to serve as a representative of sportspersons and outfitters, appointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources has had under consideration and has had a hearing on the following appointments and recommends that the appointments be confirmed:

MEMBERS OF THE
COLORADO STATE FAIR AUTHORITY
BOARD OF COMMISSIONERS

for terms expiring November 1, 2029:

Thomas Downey of Denver, Colorado, to serve as a representative of Agricultural District 1 and as a Democrat, appointed;

Gregory Kolomitz of La Junta, Colorado, to serve as a representative of the state at large, and as a Democrat, appointed;

Jeffrey Mandarich of Colorado Springs, Colorado, to serve as a representative of the state at large, and as an Unaffiliated, reappointed.

Local Government & Housing After consideration on the merits, the Committee recommends that **HB26-1300** be **postponed indefinitely**.

Local Government & Housing After consideration on the merits, the Committee recommends that **SB26-157** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 2, strike lines 9 and 10 and substitute "any town government; ~~such town may be determined to be abandoned as follows:~~ OR".

Page 3, line 3, after "WATER" insert "TREATMENT OR".

Page 4, line 11, strike "HAS" and substitute "OWNS OR OPERATES".

Page 4, line 12, after "FAIL," insert "AS DETERMINED BY THE DEPARTMENT,".

Page 4, line 15, strike " WATER SYSTEM." and substitute "EXISTING WATER TREATMENT INFRASTRUCTURE.".

Page 4, lines 20 and 21, strike "AND REQUIRED SAMPLING," and substitute "AND ASSOCIATED SAMPLING AS DETERMINED BY THE DEPARTMENT,".

Page 5, strike line 13 and substitute "2028.".

Health & Human Services After consideration on the merits, the Committee recommends that **HB26-1214** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 4, line 21, after "OF" insert "ANY FORMULATION OF".

Page 7, line 19, strike "TREATMENT"" and substitute "TREATMENT".

Health & Human Services After consideration on the merits, the Committee recommends that **HB26-1260** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 5, line 4, strike "(C)" and substitute "(D)".

Health & Human Services After consideration on the merits, the Committee recommends that **SB26-162** 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 5, strike "**exceptions** -" and substitute "**exception** -".

Page 4, strike lines 10 through 12.

Page 5, strike lines 1 through 20.

Reletter succeeding paragraphs accordingly.

Page 6, line 19, strike "IF:" and substitute "IF THE PATIENT'S PHYSICIAN OR TREATING HEALTH-CARE PROVIDER AUTHORIZES THE SENSITIVE TEST RESULTS TO BE RELEASED BEFORE THE END OF THE THREE-BUSINESS-DAY PERIOD."

Page 6, strike lines 20 through 27.

Page 7, strike lines 1 through 5.

Page 7, line 6, strike "THE CUSTODIAN OR CUSTODIANS OF" and substitute "A PERSON THAT ADMINISTERS AND CONTROLS".

Judiciary

After consideration on the merits, the Committee recommends that **SB26-169** 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 **HB26-1228** be referred to the Committee of the Whole with favorable recommendation.

**MEMORANDUM
REPORT FROM THE SENATE AND HOUSE
COMMITTEES ON DELAYED BILLS**

Pursuant to Joint Rule 23 (c), the Senate and House Committees on Delayed Bills, acting jointly, extend the following deadline for Senate Bill 26-023, Concerning the financing of public schools:

The Friday, April 24 deadline (the 101st legislative day) for final passage, including any conference committee report, for any bill prescribing all or a substantial portion of the total funding for public schools pursuant to the "Public School Finance Act of 1994", article 54 of title 22, Colorado Revised Statutes, is extended until Wednesday, May 13, 2026 (the 120th legislative day).

This memorandum shall be printed in the journal of each house as is required by Joint Rule 23 (c).

(signed)
Senator Coleman
President of the Senate

(signed)
Representative McCluskie
Speaker of the House of Representatives

(signed)
Senator Rodriguez
Senate Majority Leader

(signed)
Representative Duran
House Majority Leader

(signed)
Senator Simpson
Senate Minority Leader

(signed)
Representative Caldwell
House Minority Leader

MESSAGE FROM THE HOUSE

April 22, 2026
Mr. President:

The House voted on April 21, 2026, to allow the first conference committee on HB26-1084 to go beyond the scope of the differences between the two chambers.

The House has passed on Third Reading and returns herewith SB26-059.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1344.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1028, HB26-1143, HB26-1283, HB26-1226, HB26-1343, HB26-1342, and HB26-1052, amended as printed in House Journal, April 21, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

April 22, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1344.

Without comment, as amended, HB26-1028, 1052, 1143, 1226, 1283, 1342, and 1343.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

SB26-177 by Senator(s) **Ball**; also Representative(s) Gilchrist--Concerning a property owner's ability to petition a court for limited access to an adjoining property to make repairs.
Judiciary

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SB26-076, 104, 105, 128, and 153. SJR26-020; SR26-006 and 007. HB26-1011, 1034, 1050, 1058, 1098, 1103, 1127, 1144, 1145, 1186, 1198, 1232, 1234, 1253, and 1333.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday, April 23, 2026.

Approved:

Cathy Kipp
President *Pro Tem* of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

100th Legislative Day Thursday, April 23, 2026

Prayer By the chaplain, Rabbi Joshua Margo Associate Rabbi at Temple Emanuel, Denver.

Call to Order By the President at 9:00 a.m.

Roll Call Present--33.
Excused--2, Danielson, Daugherty.
Present later--2, Danielson, Daugherty.

Quorum The President announced a quorum present.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, Senate Rule 1(b) was suspended to allow a person other than a Senator to lead the Pledge of Allegiance.

Pledge By the children of Senator Mullica.

Approval of the Journal On motion of Senator Weissman, the Journal of Wednesday, April 22, 2026, was approved as corrected by the Secretary.

SENATE SERVICES REPORT

- Correctly Printed:** SB26-177.
- Correctly Engrossed:** SB26-117; SJR26-022.
- Correctly Reengrossed:** SB26-036, 042, 124, 133, and 147.
- Correctly Revised:** HB26-1003, 1026, and 1051.
- Correctly Rerevised:** HB26-1181, 1183, 1184, 1187, 1188, 1194, 1197, and 1280.
- Correctly Enrolled:** SB26-019, 083, and 153; SR26-006 and 007.

COMMITTEE OF REFERENCE REPORTS

Education After consideration on the merits, the Committee recommends that **SB26-170** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 4, strike lines 19 through 21 and substitute:

"(IV) ONE MEMBER WHO IS A REPRESENTATIVE OF A STATEWIDE ORGANIZATION THAT REPRESENTS EDUCATORS;"

Page 5, strike lines 11 and 12 and substitute:

"(III) ONE MEMBER WHO IS A SCHOOL TEACHER IN A COLORADO PUBLIC SCHOOL CLASSROOM WITH A DEMONSTRATED TRACK RECORD OF MEANINGFULLY NARROWING OPPORTUNITY GAPS;"

Page 10, strike lines 7 through 9 and substitute "THE WRITTEN REPORT MUST INCLUDE A MINORITY REPORT IF ONE IS REQUESTED BY A MEMBER OF THE TASK FORCE."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Education After consideration on the merits, the Committee recommends that **SB26-166** 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 11, strike "DISTRICT:" and substitute "DISTRICT WHEN FEWER THAN TEN YEARS HAVE PASSED SINCE THE PERSON SATISFIED EVERY ASPECT OF THE SENTENCE IMPOSED FOR THE CONVICTION, INCLUDING INCARCERATION, FINANCIAL PENALTIES, AND PAROLE:".

Education The Committee on Education 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:

MEMBER OF THE
BOARD OF GOVERNORS OF THE
COLORADO STATE UNIVERSITY SYSTEM

for a term expiring December 31, 2028:

Kayla Rael Garcia of Lakewood, Colorado, occasioned by the resignation of Andy Wirth of Manhattan, Montana, appointed.

Education The Committee on Education 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:

MEMBER OF THE
STATE BOARD FOR COMMUNITY COLLEGES
AND OCCUPATIONAL EDUCATION

for a term expiring December 31, 2027:

Jennifer Allison of Franktown, Colorado, to serve as a representative of the Fourth Congressional District, occasioned by the resignation of Catherine Shull of Fort Morgan, Colorado, appointed.

Education The Committee on Education 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
BOARD OF TRUSTEES FOR
WESTERN COLORADO UNIVERSITY

for a term expiring December 31, 2029:

Scott Ehrlich of Greeley, Colorado, appointed.

Judiciary After consideration on the merits, the Committee recommends that **HB26-1123** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 2, strike lines 8 through 10 and substitute:
"(a) "LOCAL DETENTION FACILITY" MEANS A COUNTY JAIL AS DESCRIBED IN SECTION 17-26-101 OR MUNICIPAL JAIL AS DESCRIBED IN SECTION 31-15-401 (1)(j)."

Page 3, strike line 1.

Page 3, strike lines 6 through 9 and substitute:

"(c) "STRIP SEARCH" MEANS HAVING A PERSON REMOVE OR ARRANGE SOME OR ALL OF THEIR CLOTHING SO AS TO PERMIT A VISUAL INSPECTION OF THE GENITALS, BUTTOCKS, ANUS, OR FEMALE BREASTS OF THE PERSON."

Page 3, line 10, strike "PERSONNEL" and substitute "NOTWITHSTANDING SECTION 16-3-405 (1), PERSONNEL".

Page 3, lines 12 and 13, strike "INTAKE OF AN ARRESTED PERSON" and substitute

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

"AN INTAKE OF A PERSON DETAINED IN A LOCAL DETENTION FACILITY FROM OUTSIDE THE FACILITY".

1
2

Page 3, line 13, after "INTAKE" insert "FROM OUTSIDE THE FACILITY".

3
4

Page 3, strike lines 21 through 23 and substitute:

5
6

"(4) (a) PERSONNEL CONDUCTING A STRIP SEARCH SHALL RECORD THE STRIP SEARCH VIA BODY-WORN CAMERA. PERSONNEL CONDUCTING A STRIP SEARCH SHALL NOTIFY THE PERSON THAT THEY ARE STRIP SEARCHING PRIOR TO BEGINNING A STRIP SEARCH THAT THE STRIP SEARCH IS BEING VIDEO RECORDED.

7
8
9
10
11

(b) PERSONNEL SHALL USE THE BODY-WORN CAMERA'S TAGGING FUNCTION TO TAG ALL STRIP SEARCH FOOTAGE AS A STRIP SEARCH."

12
13

Page 4, strike lines 9 through 14 and substitute:

14
15

"(a) "LOCAL DETENTION FACILITY" MEANS A COUNTY JAIL AS DESCRIBED IN SECTION 17-26-101 OR MUNICIPAL JAIL AS DESCRIBED IN SECTION 31-15-401 (1)(j).

16
17
18

(b) "STRIP SEARCH" MEANS HAVING A PERSON REMOVE OR ARRANGE SOME OR ALL OF THEIR CLOTHING SO AS TO PERMIT".

19
20

Page 4, strike lines 17 through 20 and substitute:

21
22

"(2) PERSONNEL OF A LOCAL DETENTION FACILITY WHO CONDUCT STRIP SEARCHES SHALL TAG BODY-WORN CAMERA FOOTAGE OF STRIP SEARCHES WITH A STRIP SEARCH TAG USING THE BODY-WORN CAMERA'S TAGGING FEATURE. ALL STRIP SEARCH FOOTAGE MUST BE STORED SEPARATELY FROM ALL OTHER BODY-WORN CAMERA FOOTAGE.

23
24
25
26
27

(3) PERSONNEL OF A LOCAL DETENTION FACILITY SHALL NOT RECORD A STRIP SEARCH USING AN OVERHEAD CAMERA OR RECORDING DEVICE OTHER THAN A BODY-WORN CAMERA."

28
29
30

Renumber succeeding subsections accordingly.

31
32

Page 4, strike lines 23 and 24 and substitute "FOOTAGE OF STRIP SEARCHES CAPTURED BY A LOCAL DETENTION FACILITY".

33
34
35

Page 4, line 26, after "SHERIFF" insert "OR EQUIVALENT HEAD OF A MUNICIPAL JAIL".

36
37
38

Page 5, lines 1 and 2, strike "FOOTAGE, INCLUDING BODY-WORN CAMERA FOOTAGE," and substitute "FOOTAGE OF STRIP SEARCHES".

39
40
41

Page 5, line 2, after "SHERIFF" insert "OR EQUIVALENT HEAD OF A MUNICIPAL JAIL".

42
43
44

Page 5, line 3, after "ACCESSING" insert "STRIP SEARCH".

45
46

Page 5, strike lines 6 through 11.

47
48

Renumber succeeding subsection accordingly.

49
50

Page 5, after line 16 insert:

51
52

"(6) LOCAL DETENTION FACILITIES SHALL HAVE A WRITTEN POLICY REGARDING THE RETENTION OF STRIP SEARCH FOOTAGE THAT COMPLIES WITH THIS SECTION."

53
54
55

Page 5, strike lines 24 and 25 and substitute:

56
57

"(a) "LOCAL DETENTION FACILITY" MEANS A COUNTY JAIL AS DESCRIBED IN SECTION 17-26-101 OR MUNICIPAL JAIL AS DESCRIBED IN SECTION 31-15-401 (1)(j)."

58
59
60

Page 5, line 27, strike "42 U.S.C. SEC." and substitute "34 U.S.C. SEC."

61
62

Page 6, line 1, strike "15601" and substitute "30301".

63
64

Page 6, strike line 26 and substitute "COORDINATOR SHALL, PURSUANT TO SECTION 2-3-1901.5, IMPLEMENT FEDERAL PREA STANDARDS AS REQUIRED BY

65
66
67

THE LEGISLATIVE OVERSIGHT COMMITTEE FOR COLORADO JAIL STANDARDS AND SHALL".

Page 11, strike lines 25 through 27 and substitute:

"(a) "LOCAL DETENTION FACILITY" MEANS A COUNTY JAIL AS DESCRIBED IN SECTION 17-26-101 OR MUNICIPAL JAIL AS DESCRIBED IN SECTION 31-15-401 (1)(j)."

Page 12, strike line 1.

Page 12, strike lines 11 through 27.

Page 13 strike lines 1 through 15.

Renumber succeeding sections accordingly.

Page 14, strike lines 9 through 12 and substitute "REQUIRES, "LOCAL DETENTION FACILITY" MEANS A COUNTY JAIL AS DESCRIBED IN SECTION 17-26-101 OR MUNICIPAL JAIL AS DESCRIBED IN SECTION 31-15-401 (1)(j)."

Page 14, after line 12 insert:

"SECTION 6. In Colorado Revised Statutes, amend 30-10-511 as follows:

30-10-511. Sheriff custodian of jail - duties - strip search footage.

(1) Except as provided in section 16-11-308.5, ~~C.R.S.~~, the sheriff ~~shall have~~ HAS charge and custody of the jails of the county, and of the prisoners in the jails, and THE SHERIFF shall supervise ~~them himself or herself~~ THE PRISONERS THEMSELF or through a deputy or jailer.

(2) (a) EACH SHERIFF SHALL COORDINATE WITH THE SHERIFF'S BODY-WORN CAMERA VENDOR TO IMPLEMENT A TAG FOR STRIP SEARCHES IN THE BODY-WORN CAMERA FOOTAGE TAGGING OPTIONS. ALL FOOTAGE TAGGED WITH THE STRIP SEARCH TAG MUST BE DIRECTED TO AND STORED IN A SEPARATE, SECURE STORAGE SYSTEM. THE SEPARATE, SECURE STORAGE SYSTEM FOR STRIP SEARCH FOOTAGE MUST HAVE AN ELECTRONIC TRACKING SYSTEM THAT RETAINS A LOG OF EVERY USER WHO ACCESSES STRIP SEARCH FOOTAGE. THE SHERIFF AND JAIL PERSONNEL SHALL ONLY ACCESS STRIP SEARCH FOOTAGE ON THE SECURE STORAGE SYSTEM PURSUANT TO SECTION 17-26-141 (4).

(b) BY AUGUST 1, 2026, EACH SHERIFF MUST IMPLEMENT BODY-WORN CAMERA FOOTAGE TAGGING AND A SEPARATE, SECURE STORAGE SYSTEM FOR STRIP SEARCH FOOTAGE."

Renumber succeeding sections accordingly.

Transportation & Energy

After consideration on the merits, the Committee recommends that **HB26-1318** 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 2, line 16, strike "SUBSECTION (2), AS AMENDED," and substitute "SUBSECTION (2)".

Page 2, lines 16 and 17, strike "TO BETWEEN TWO HUNDRED FEET AND ONE THOUSAND FEET" and substitute "MORE THAN TWO HUNDRED FEET".

Page 2, after line 23 insert:

"(b) IF A SCHOOL ZONE EXISTING PURSUANT TO SUBSECTION (2)(a)(II) OF THIS SECTION IS LESS THAN TWO HUNDRED FEET FROM A SCHOOL PROPERTY, THE COUNTY, CITY AND COUNTY, OR MUNICIPALITY THAT HAS JURISDICTION OVER THE SCHOOL ZONE MUST INCREASE THE SCHOOL ZONE TO A MINIMUM OF TWO HUNDRED FEET."

Reletter succeeding paragraph accordingly.

Page 2, line 25, strike "THE BOUNDARIES OF THE" and substitute "A".

Page 3, line 8, after "SECTION." insert "FOR SCHOOL ZONES EXISTING PURSUANT

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

TO SUBSECTION (2)(a)(II) OF THIS SECTION, SIGNAGE THAT EXISTS ON THE EFFECTIVE DATE OF THIS SUBSECTION (2) MEETS THE SIGNAGE REQUIREMENTS FOR THIS SUBSECTION.

(d) A COUNTY, CITY AND COUNTY, OR MUNICIPALITY SHALL COMPILE A LIST OF SCHOOLS FOR WHICH IT MUST DETERMINE SCHOOL ZONES FOR THE PURPOSES OF THIS SECTION. A COUNTY, A CITY AND COUNTY, OR MUNICIPALITY HAS THE AUTHORITY TO DETERMINE WHICH SCHOOLS TO INCLUDE ON THE LIST."

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **SB26-142** 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 24, strike "sense;" and substitute "sense; and".

Page 3, strike line 25.

Page 4, strike lines 1 through 8.

Page 4, after line 8 insert:

"(f) Geothermal energy and thermal energy networks have the potential to provide stable, predictable, and lower-cost energy for heating and cooling, and expanding access to geothermal and thermal energy resources can help reduce energy burdens for income-qualified households and improve energy affordability for Coloradans."

Page 4, line 13, strike "pathways;" and substitute "pathways; and".

Page 4, strike lines 14 through 16 and substitute:

"(b) This act does not limit any authority that a local government already has under the local government's organic statute or other state law to provide thermal energy service; and".

Page 4, strike lines 19 through 27.

Strike page 5.

Page 6, strike lines 1 through 19.

Re-number succeeding sections accordingly.

Page 8, strike lines 6 and 7 and insert:

"(4) A PRIVATE ENTITY, OTHER THAN AN ENTITY THAT IS A UTILITY REGULATED BY THE PUBLIC UTILITIES COMMISSION OR AN AFFILIATE OF A PUBLIC UTILITY, AS DEFINED IN SECTION 40-3-104.3 (4)(b), THAT OPERATES, MAINTAINS, OR MANAGES".

Page 9, after line 1 insert:

"(d) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, NOTHING IN THIS SUBSECTION (5) SHALL BE CONSTRUED TO LIMIT, RESTRICT, OR OTHERWISE IMPAIR THE BONDING, FINANCING, OR CREDIT-RAISING AUTHORITY, OR ANY POWERS INCIDENTAL TO THAT AUTHORITY, GRANTED TO A LOCAL GOVERNMENT BY ITS ORGANIC STATUTE OR ANY OTHER PROVISION OF STATE LAW."

Page 10, strike lines 7 through 27.

Page 11, strike lines 1 through 6.

Re-number succeeding sections accordingly.

Page 12, after line 9 insert:

"SECTION 7. In Colorado Revised Statutes, 34-60-106, add (2.5)(c)

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

as follows:

34-60-106. Additional powers of commission - fees - rules - definitions - repeal.

(2.5)(c) IN EXERCISING THE AUTHORITY GRANTED TO THE COMMISSION PURSUANT TO THIS ARTICLE 60, THE COMMISSION SHALL NOT CONDITION ANY APPROVAL OF OIL AND GAS OPERATIONS ON AN OPERATOR AGREEING TO SUBJECT THE OPERATOR'S OIL AND GAS WELLS TO THE DATA COLLECTION PROGRAM DESCRIBED IN SECTION 37-90.5-112."

Renumber succeeding sections accordingly.

Page 12, line 24, strike "OR" and substitute "OR, WITH THE CONSENT OF THE OPERATOR,".

Page 13, line 25, strike "COLLECT" and substitute "CONSIDER".

Page 14, strike line 14 and substitute "ENVIRONMENT AND WILDLIFE RESOURCES;

(IV) CONDUCTED VOLUNTARILY WHEN DATA IS PROVIDED BY AN ENTITY OTHER THAN THE COMMISSION OR THE COLORADO GEOLOGICAL SURVEY; AND".

Renumber succeeding subparagraph accordingly.

Page 15, line 12, after "STATUTORY" insert "OR REGULATORY".

Page 15, line 13, strike "RESPONSIBILITIES." and substitute "RESPONSIBILITIES OR EXISTING PERMITTING AND REGULATORY PROGRAMS.".

Page 17, line 2, strike "THIS SECTION IS REPEALED," and substitute "THIS SUBSECTION (4) AND SUBSECTIONS (2) AND (3) OF THIS SECTION ARE REPEALED,".

Page 17, strike line 4 and substitute "(2)(a)(IV) as follows:".

Page 17, strike lines 15 through 27.

Page 18, line 5, after "duties -" insert "labor requirements -".

Page 18, line 14, strike "NET" and substitute "NAMEPLATE".

Page 18, line 22, strike "NET" and substitute "NAMEPLATE".

Page 19, line 6, strike "MAY" and substitute "SHALL".

Page 19, line 10, strike "REQUEST-FOR-PROPOSAL PERIOD" and substitute "REQUEST FOR PROPOSALS".

Page 19, line 12, strike "MAY" and substitute "SHALL".

Page 19, line 13, strike "PROJECTS," and substitute "PROJECTS IF THE UTILITY RECEIVES A BID IN RESPONSE TO THE REQUEST FOR PROPOSALS SOLICITED IN ACCORDANCE WITH THIS SUBSECTION (2),".

Page 20, strike lines 1 and 2 and substitute "SUBMITTED PURSUANT TO THIS SUBSECTION (2) WITHIN ONE HUNDRED TWENTY DAYS AFTER RECEIVING THE APPLICATION, OR WITHIN ONE HUNDRED EIGHTY DAYS AFTER RECEIVING THE APPLICATION, FOR GOOD CAUSE SHOWN.".

Page 20, strike line 6 and substitute "FACTORS THAT INCLUDE:".

Page 20, strike line 18 and substitute "UTILITY SHALL REQUEST, AS APPROPRIATE:".

Page 20, line 24, after "ANY" insert "USED AND USEFUL".

Page 20, line 27, after "(a)" insert "(I)".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 21, line 4, strike "MAY" and substitute "SHALL".

Page 21, line 5, strike "OR (4)".

Page 21, after line 5 insert:

"(II) WHEN SOLICITING A REQUEST FOR PROPOSALS IN ACCORDANCE WITH THIS SUBSECTION (3)(a), THE INVESTOR-OWNED ELECTRIC UTILITY SHALL TARGET THE ACQUISITION OR DEVELOPMENT OF NO MORE THAN THREE HUNDRED MEGAWATTS OF NAMEPLATE ELECTRIC GENERATING CAPACITY FROM LARGE-SCALE GEOTHERMAL PROJECTS."

Page 21, line 8, strike "REQUEST-FOR-PROPOSAL PERIOD" and substitute "REQUEST FOR PROPOSALS".

Page 21, line 10, strike "MAY" and substitute "SHALL".

Page 21, line 11, strike "PROJECTS," and substitute "PROJECTS IF THE UTILITY RECEIVES A BID IN RESPONSE TO THE REQUEST FOR PROPOSALS SOLICITED IN ACCORDANCE WITH THIS SUBSECTION (3),".

Page 21, line 21, strike "AND".

Page 21, line 24, strike "CUSTOMERS." and substitute "CUSTOMERS;".

Page 21, after line 24 insert:

"(V) THE PROPOSED OWNERSHIP STRUCTURE FOR THE LARGE-SCALE GEOTHERMAL PROJECTS, WHICH MAY INCLUDE FULL OR PARTIAL BUILD TRANSFER OWNERSHIP STRUCTURES, JOINT VENTURES, OR INDEPENDENT POWER PRODUCTION OWNERSHIP STRUCTURES WITH A POWER PURCHASE AGREEMENT; AND

(VI) A DESCRIPTION OF ANY SPECIFIC CUSTOMER OR GROUP OF CUSTOMERS THAT THE INVESTOR-OWNED ELECTRIC UTILITY MAY PARTNER WITH TO SUPPORT THE DEVELOPMENT OF A LARGE-SCALE GEOTHERMAL PROJECT IN ACCORDANCE WITH SUBSECTION (3)(d) OF THIS SECTION."

Page 21, strike line 27 and substitute "SUBMITTED PURSUANT TO THIS SUBSECTION (3) WITHIN ONE HUNDRED TWENTY DAYS AFTER RECEIVING THE APPLICATION, OR WITHIN ONE HUNDRED EIGHTY DAYS AFTER RECEIVING THE APPLICATION, FOR GOOD CAUSE SHOWN."

Page 22, strike line 1.

Page 22, line 12, strike "RESOURCES," and substitute "RESOURCES TO MAKE PROGRESS TOWARD THE ECONOMY-WIDE GOAL OF NET-ZERO EMISSIONS BY 2050,".

Page 22, line 27, strike "(3)" and substitute "(3)".

Page 23, strike line 1 and substitute "AN".

Page 23, after line 7 insert:

"(4) **Labor requirements.** A SMALL-SCALE GEOTHERMAL PROJECT OR A LARGE-SCALE GEOTHERMAL PROJECT AUTHORIZED PURSUANT TO THIS SECTION THAT IS CONSIDERED AN ENERGY SECTOR PUBLIC WORKS PROJECT, AS DEFINED IN SECTION 24-92-303 (5), MUST COMPLY WITH:

(a) THE PREVAILING WAGE REQUIREMENTS IN PART 2 OF ARTICLE 92 OF TITLE 24;

(b) THE APPRENTICESHIP UTILIZATION REQUIREMENTS IN SECTION 24-92-115 (7); AND

(c) THE LABOR REQUIREMENTS IN PART 3 OF ARTICLE 92 OF TITLE 24."

Page 23, strike lines 8 through 27.

Page 24, strike lines 1 through 8.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

At the order of the President, Senator Daugherty was added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

At the order of the President, Senator Danielson was added to the current roll call.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-149 was made Special Orders at 9:52a.m.

Committee of the Whole

The hour of 9:52a.m. having arrived, Senator Ball moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Ball was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-149 by Senator(s) **Amabile and Simpson**; also Representative(s) Caldwell and McCluskie-- Concerning pathways for individuals with mental health disorders.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, April 21, page(s) 777-802 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 22, page(s) 831-833 and placed in members' bill files.)

Amendment No. 3(L.049), by Senator Kirkmeyer.
Amend the Appropriations Committee Report, dated April 22, 2026, page 2, line 13, strike "\$6,079,632" and substitute "\$4,740,122".

Page 2, line 16, strike "\$127,618" and substitute "\$64,449".

Page 2, line 18, strike "1.0 FTE;" and substitute "0.5 FTE;".

Page 2, line 19, strike "\$316,323" and substitute "\$160,081".

Page 2, line 21, strike "2.0 FTE;" and substitute "1.5 FTE;".

Page 2, line 24, strike "\$181,500" and substitute "\$168,000".

Page 2, line 29, strike "\$2,208,080" and substitute "\$1,101,481".

Page 2, line 31, strike "21.0 FTE;" and substitute "10.0 FTE;".

Amendment No. 4(L.055), by Senator Amabile.
Amend the Judiciary Committee Report, dated April 20, 2026, page 39, strike lines 24 through 40.

Page 40, strike lines 1 through 3.

Amendment No. 5(L.050), by Senator Simpson.
Amend the Judiciary Committee Report, dated April 20, 2026, page 3, strike lines 5 through 7 and substitute:

"Page 59, line 24, strike "SHALL" and substitute "MAY, UNLESS THE COURT

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

FINDS THERE IS AN ACCEPTABLE CARE COORDINATION ALTERNATIVE ALREADY IN PLACE,"."

Amendment No. 6(L.051), by Senator Simpson.

Amend the Judiciary Committee Report, dated April 20, 2026, page 1, line 13, strike "COURT AND AUTHORITIES" and substitute "COURT, LICENSING AUTHORITIES, AND LAW ENFORCEMENT".

Amendment No. 7(L.052), by Senator Amabile.

Amend the Judiciary Committee Report, dated April 20, 2026, page 11, line 6, strike "JANUARY 2030," and substitute "JANUARY 2031,".

Page 11, line 12, strike "JULY 1, 2029:" and substitute "JULY 1, 2030:".

Page 26, line 19, strike "JULY 1, 2030." and substitute "JULY 1, 2031.".

Page 29, line 26, strike "JULY 1, 2030." and substitute "JULY 1, 2031."."

Amendment No. 8(L.053), by Senator Simpson.

Amend the Judiciary Committee Report, dated April 20, 2026, page 14, strike lines 11 and 12 and substitute:

"Page 111 of the bill, line 4, strike "(7)".

Page 111 of the bill, line 5, strike "(2.6), (2.7), and (7.5)" and substitute "(7.1) and (7.5)".

Page 14 of the report, strike lines 22 and 23.

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Ball, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-149, as amended.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1003 by Representative(s) Ricks and Camacho; also Senator(s) **Kolker and Marchman--** Concerning modifications to the small business recovery and resiliency loan program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	28	NO	7	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Exum, Kipp, Snyder, Wallace, and Weissman.

HB26-1026 by Representative(s) Marshall and Hamrick; also Senator(s) **Kolker**--Concerning an expansion of plan options for the public employees' retirement association.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	31	NO	4	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Coleman, Cutter, Danielson, Kipp, and Snyder.

HB26-1051 by Representative(s) Suckla and Stewart K.; also Senator(s) **Roberts and Simpson**--Concerning continuing the microgrids for community resilience grant program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Catlin, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Pelton R., Snyder, Wallace, and Weissman.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66

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:

SB26-117 by Senator(s) **Bridges and Amabile**, Ball, Cutter, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Marchman, Weissman; also Representative(s) Mabrey and Soper, Bacon, Bradfield, Brown, Froelich, Garcia, Goldstein, Martinez, Nguyen, Velasco, Willford, Zokaie--Concerning permissible methods for the sale of lottery tickets.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	22	NO	13	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Mullica, Snyder, and Wallace.

Committee of the Whole On motion of Senator Ball, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Ball was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1304 by Representative(s) Lindsay and Winter T., Story; also Senator(s) **Pelton B. and Hinrichsen**, Mullica--Concerning the authority of history Colorado to dispose of rights related to minerals, and, in connection therewith, authorizing the disposal of Weld County rights and West Virginia rights.

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 Ball, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1304.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the General Orders -- Second Reading of Bills Calendar (SB26-068, SB26-070, SB26-131, HB26-1005) of Thursday, April 23, was laid over until Friday, April 24, retaining its place on the calendar.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-109 by Senator(s) **Exum and Cutter**; also Representative(s) Joseph and Ricks--Concerning building code standards for accessible housing supported by public money.

Senator Exum moved that the Senate concur in House amendments to **SB26-109**, as printed in House journal, April 15, page(s) 1178. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	25	NO	10	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-085

by Senator(s) **Frizell and Ball**; also Representative(s) Duran and Hartsook--Concerning military protection orders, and, in connection therewith, a peace officer's duty to determine whether a military protection order exists when responding to an incident of domestic violence and a requirement for the court to consider the existence of a military protection order as relevant evidence when determining whether to issue a temporary civil protection order.

Senator Frizell moved that the Senate concur in House amendments to **SB26-085**, as printed in House journal, April 17, page(s) 1215. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	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: Sullivan.

At the order of the President, Senator Baisley was excused.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS (cont'd)

SB26-060 by Senator(s) **Pelton R. and Daugherty**; also Representative(s) Winter T. and Hamrick-- Concerning information about youth athlete mental health training, and, in connection therewith, requiring mental health training for youth sports coaches and requiring the coaches to notify parents of possible mental health risks associated with concussions.

Senator Pelton R. moved that the Senate concur in House amendments to **SB26-060**, as printed in House journal, April 17, page(s) 1216. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	E	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	1	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	E	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	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: Amabile and Sullivan.

SB26-144 by Senator(s) **Frizell and Lindstedt**; also Representative(s) Winter T. and Camacho-- Concerning the collection of delinquent property taxes by tax lien sale, and, in connection therewith, modifying the structure and authority for treasurers to charge certain fees, amending the process for the sale of tax liens, and repealing and reenacting with amendments the process for obtaining a treasurer's deed after public auction of a property subject to tax lien.

Senator Frizell moved that the Senate concur in House amendments to **SB26-144**, as printed in House journal, April 14, page(s) 1158 and amended on Third Reading, April 21, page(s) 1257. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	E	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	E	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-040 by Senator(s) **Simpson and Amabile**; also Representative(s) Stewart K. and Smith-- Concerning the affordable home ownership program.

Senator Simpson moved that the Senate concur in House amendments to **SB26-040**, as printed in House journal, April 20, page(s) 1234-1235 and amended on Third Reading, April 21, page(s) 1270. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	E	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	1	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	E	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	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: Sullivan.

DELIVERY TO THE GOVERNOR

To the Governor for signature on Thursday, April 23, 2026, at 9:45 AM:
SB26-076, 104, 105, 128, and 153.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Business, Labor, & Technology After consideration on the merits, the Committee recommends that SB26-156 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources 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:

MEMBER OF THE COAL MINE BOARD OF EXAMINERS

for a term beginning July 2, 2025 expiring July 1, 2029:

Eric Popham of Rangely, Colorado, to serve as a coal mine owner, operator or manager engaged in underground mining and engineer experience in coal mining, appointed.

Agriculture & Natural Resources The Committee on Agriculture & Natural Resources 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:

MEMBER OF THE COAL MINE BOARD OF EXAMINERS

for a term expiring July 1, 2027:

Mike Zimmerman of Fruita, Colorado, to serve as a coal mine owner, operator, manager or other mine official actively engaged in underground mining, occasioned by the resignation of Lucas Serna of Farmington, New Mexico, appointed.

Agriculture & Natural Resources After consideration on the merits, the Committee recommends that HB26-1338 be referred to the Committee on Finance with favorable recommendation.

Agriculture & Natural Resources After consideration on the merits, the Committee recommends that SB26-165 be referred to the Committee on Appropriations with favorable recommendation.

REPORT OF CONFERENCE COMMITTEES

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON HB26-1399

***** THIS REPORT AMENDS THE REREVISED BILL *****

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on HB26-1399, concerning the elimination of the annual transfer from the general fund to the multimodal transportation and mitigation options fund, and, in connection therewith, reducing an appropriation, has met and reports that it has agreed upon the following:

1. That the House accede to the Senate amendment made to the bill, as the amendment appears in the rerevised bill.

2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendment be recommended:

Amend rerevised bill, page 2, line 8, strike "JULY 1, 2027," and substitute "JULY 1, 2029,".

Respectfully submitted,

House Committee:
(signed)
Representative Sirota
Representative Brown
Representative Taggart

Senate Committee:
(signed)
Senator Amabile
Senator Bridges
Senator Kirkmeyer

FIRST REPORT OF FIRST CONFERENCE COMMITTEE
ON HB26-1405

THIS REPORT AMENDS THE
REREVISED BILL

To the President of the Senate and the
Speaker of the House of Representatives:

Your first conference committee appointed on HB26-1405,
concerning transfers of money from certain cash funds to the general fund,
has met and reports that it has agreed upon the following:

1. That the House accede to the Senate amendments made to the bill,
as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 6, strike lines 20 through 27.

Renumber succeeding sections accordingly.

Page 10, line 16, strike "SEVENTEEN MILLION ONE HUNDRED THOUSAND" and
substitute "TWENTY MILLION".

Page 14, line 21, strike "THREE HUNDRED THOUSAND DOLLARS" and
substitute "AN AMOUNT EQUAL TO THE UNEXPENDED AND UNENCUMBERED
BALANCE OF THE FUND MINUS SEVEN HUNDRED NINETY-NINE THOUSAND TWO
HUNDRED DOLLARS".

2. That, under the authority granted the committee to consider
matters not at issue between the two houses, the following amendments be
recommended:

Amend rerevised bill, page 10, line 15, strike "JULY 1, 2026," and substitute
"JUNE 30, 2027,".

Page 10, line 19, strike "JULY 1, 2027." and substitute "JULY 1, 2028.".

Respectfully submitted,

House Committee:
(signed)
Representative Sirota
Representative Brown
Representative Taggart

Senate Committee:
(signed)
Senator Amabile
Senator Bridges
Senator Kirkmeyer

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

FIRST REPORT OF FIRST CONFERENCE COMMITTEE
ON HB26-1380

THIS REPORT ADOPTS THE

To the President of the Senate and the
Speaker of the House of Representatives:

Your first conference committee appointed on HB26-1380,
concerning the repeal of the office of the judicial discipline ombudsman, has
met and reports that it has agreed upon the following:

That the Senate recede from its amendment made to the bill and that
the reengrossed bill be adopted without change.

Respectfully submitted,

House Committee:	Senate Committee:
(signed)	(signed)
Representative Sirota	Senator Bridges
Representative Brown	Senator Amabile
Representative Taggart	Senator Kirkmeyer

FIRST REPORT OF FIRST CONFERENCE COMMITTEE
ON HB26-1409

THIS REPORT ADOPTS THE
REENGROSSED BILL

To the President of the Senate and the
Speaker of the House of Representatives:

Your first conference committee appointed on HB26-1409,
concerning the distribution of money collected from the retail marijuana
sales tax, has met and reports that it has agreed upon the following:

That the Senate recede from its amendments made to the bill and that
the reengrossed bill be adopted without change.

Respectfully submitted,

House Committee:	Senate Committee:
(signed)	(signed)
Representative Sirota	Senator Bridges
Representative Brown	Senator Amabile
Representative Taggart	Senator Kirkmeyer

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

FIRST REPORT OF FIRST CONFERENCE COMMITTEE
ON HB26-1412

THIS REPORT AMENDS THE
REENGROSSED BILL

To the President of the Senate and the
Speaker of the House of Representatives:

Your first conference committee appointed on HB26-1412, concerning
authorizing the department of health care policy and financing to use statistical
sampling and extrapolation to recover overpayments to providers for certain
medicaid services, and, in connection therewith, making and reducing an
appropriation, has met and reports that it has agreed upon the following:

That the Senate recede from its amendments made to the bill, as the
amendments appear in the rerevised bill, and that the following amendments be
substituted therefor:

Amend reengrossed bill, page 4, line 21, before "OVERPAYMENTS" insert
"ALLEGED".

Before "OVERPAYMENT" insert "ALLEGED" on: **Page 5**, lines 2, 4 two times, 5,
6, 7, 8, and 9.

Respectfully submitted,

House Committee:
(signed)
Representative Sirota
Representative Brown
Representative Taggart

Senate Committee:
(signed)
Senator Bridges
Senator Amabile
Senator Kirkmeyer

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- SB26-178** by Senator(s) **Mullica and Jodeh**; also Representative(s) Brown and Gilchrist--Concerning
measures to address the affordability of health insurance.
Fiance
- SB26-179** by Senator(s) **Rodriguez**; --Concerning measures to increase worker rights related to health
and safety.
Business, Labor & Technology
- HB26-1052** by Representative(s) Woog and Stewart R.; also Senator(s) **Carson**--Concerning changes
to the "Victim Rights Act".
Judiciary
- HB26-1078** by Representative(s) Smith and Hamrick; also Senator(s) **Marchman and Kirkmeyer**,
Bright--Concerning increasing the number of off-campus courses offered by institutions of
higher education to students in concurrent enrollment programs, and, in connection
therewith, making and reducing an appropriation.
Education
- HB26-1283** by Representative(s) Ricks and Joseph; also Senator(s) **Marchman**--Concerning
protections relating to the confiscation of individuals' identification documents.
Judiciary

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- HB26-1290** by Representative(s) Hartsook and Duran; also Senator(s) **Roberts and Frizell**--
 Concerning the criminal offense of assault, and, in connection therewith, clarifying
 sentencing.
 Judiciary
- HB26-1312** by Representative(s) Clifford; also Senator(s) **Mullica**--Concerning measures related to
 peace officer participation in matters related to peace officer performance, and, in
 connection therewith, requiring the attorney general to submit a proposal to update law
 enforcement academy training programs, changing the composition of the P.O.S.T. board,
 requiring a person be twenty-one years old to pass P.O.S.T. board examinations for
 certification, and authorizing a peace officer academy staff person to be eligible to receive
 training or grants for training offered by any state or local entity.
 Judiciary
- HB26-1321** by Representative(s) Stewart R. and Hamrick, Duran; also Senator(s) **Cutter**--Concerning
 modification of the school security disbursement program.
 Education
- HB26-1342** by Representative(s) Stewart K. and Lukens; also Senator(s) **Marchman**--Concerning
 knowing behavior that lures bears.
 Agriculture & Natural Resources
- HB26-1344** by Representative(s) Stewart K. and Bradfield; also Senator(s) **Lindstedt**--Concerning the
 continuation of the Colorado podiatry board, and, in connection therewith, implementing
 the recommendation in the 2025 sunset report by the department of regulatory agencies to
 require podiatrists to develop a written plan to ensure the security of patient medical
 records.
 Health & Human Services
- HB26-1346** by Representative(s) Titone and Woodrow; also Senator(s) **Kipp**--Concerning allowing the
 department of the treasury to sell unsold insurance premium tax credits to entities that are
 not insurance companies.
 Finance

MESSAGE FROM THE GOVERNOR

Appointment A letter of designation and appointment from Governor Jared Polis was read and
 assigned to committee as follows:

April 23, 2026

To the Honorable
 Colorado Senate
 Colorado General Assembly
 State Capitol Building
 Denver, CO 80203

Ladies and Gentlemen:

Pursuant to the powers conferred upon me by the Constitution and Laws of the State of Colorado,
 I have the honor to designate, appoint, and submit to your consideration, the following:

EXECUTIVE DIRECTOR OF THE
DEPARTMENT OF PERSONNEL AND ADMINISTRATION

for a term expiring at the pleasure of the Governor:

Jana Locke of Denver, Colorado, appointed.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Sincerely,
 (signed)
 Jared Polis
 Governor

Rec'd: 04/23/26
 Justin Shofler, Managing Clerk

Committee on State, Veterans, & Military Affairs

TRIBUTES

Honoring:

Garrett Kelley – Senator Hinrichsen
 Joseph Quintana – Senator Roberts
 Ryan Macoubrie – Senator Exum
 Cristi Harris – Senator Snyder
 Woody Longmire – Senator Snyder
 Drake Smith – Senator Kipp
 Mackenzie Heneger – Senator Marchman
 Joanne McGuire – Senator Marchman
 Tess Nychay-Noyes – Senator Kolker
 Ana Shoemate – Senator Wallace
 Robin Noble – Senator Amabile
 Robert Heiberger – Senator Amabile
 Cat Dishner – Senator Daugherty
 Jessica Schlueter – Senator Daugherty
 Magali Stowell Alemán – Senator Cutter
 Catie Rieke – Senator Benavidez
 Ally Reeder – Senator Danielson
 Nadine Ameer – Senator Mullica
 Ian Engstrom – Senator Lindstedt
 Michael Stella – Senator Bridges
 Sam Hutton – Senator Bridges
 Megan Sullivan-Jenks – Senator Sullivan
 Allison Hastings-Wottowa – Senator Jodeh
 Gaby Isturiz – Senator Weissman
 Abbie Marksbury – Senator Ball
 Lance Wheeland – Senator Rodriguez
 Cooper Hearne – Senator Rodriguez
 Zaire Rance – Senator Coleman
 Amanda Alvarado – Senator Gonzales
 Chris Chávez-Balbuena – Senator Gonzales
 Hailey Hatfield – Senator Michaelson Jenet
 Joe Tadeo – Senator Baisley
 Caroline Maxwell – Senator Kirkmeyer
 Lynn Bartels – Senator Kirkmeyer
 Ashley Troxell – Senator Bright
 Lynn Bartels – Senator Bright
 Mike McMacken – Senator Liston
 Aaron Franz – Senator Liston
 Stefan Hoffman – Senator Zamora Wilson
 Gabriella Robinson – Senator Zamora Wilson
 Jacob Ginsberg-Margo – Senator Pelton B.
 Braydon Peif – Senator Pelton B.
 Michael Thomson – Senator Pelton R.
 Jared Splitter – Senator Pelton R.
 Alex Banks – Senator Rich
 Mary Korthuis – Senator Simpson
 Savannah Leimeister – Senator Frizell
 Crystal Funtenatto – Senator Frizell
 Marshall Griffin – Senator Carson
 Aurora Ogg – Senator Carson
 Kerri Catlin – Senator Catlin

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Journal correction:

After line 30, insert "Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Exum, Hinrichsen, Jodeh, Kipp, Marchman, Rodriguez, and Wallace."

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Friday, April 24, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

101st Legislative Day Friday, April 24, 2026

- Prayer 10
By Senator Pelton R. 11
- Call to Order 12
By the President at 9:00 a.m. 13
- Roll Call 14
Present--33. 15
Excused--2, Danielson, Exum. 16
- Quorum 17
The President announced a quorum present. 18
- Pledge 19
By Senator Catlin. 20
- Approval of the Journal 21
On motion of Senator Weissman, the Journal of Thursday, April 23, 2026, was approved 22
as corrected by the Secretary. 23

SENATE SERVICES REPORT

- Correctly Printed:** SB26-178 and 179. 24
- Correctly Engrossed:** SB26-149. 25
- Correctly Reengrossed:** SB26-117. 26
- Correctly Revised:** HB26-1304. 27
- Correctly Rerevised:** HB26-1003, 1026, and 1051. 28
- Correctly Enrolled:** SB26-040, 059, 060, 085, 109, and 144; SJR26-020. 29

COMMITTEE OF REFERENCE REPORTS

- Appropriations 30
After consideration on the merits, the Committee recommends that **SB26-023** be **amended** 31
as follows, and as so amended, be referred to the Committee of the Whole with favorable 32
recommendation. 33

Amend printed bill, page 3, after line 4 insert: 34

"**SECTION 2.** In Colorado Revised Statutes, 22-20-107.5, **add** (1.5) 35
as follows: 36

22-20-107.5. District of residence of a child with a disability - jurisdiction - rules. 37

(1.5) THE STATE BOARD SHALL ADOPT RULES THAT ARE NECESSARY TO DETERMINE A CHILD'S DISTRICT OF RESIDENCE FOR A CIRCUMSTANCE THAT IS NOT DESCRIBED IN SUBSECTION (1) OF THIS SECTION. 38

SECTION 3. In Colorado Revised Statutes, 22-20-114, **amend** (1) introductory portion, (1)(a), (1)(b), and (1.3) as follows: 39

22-20-114. Funding of programs - application for reimbursement - rules - legislative declaration - definition. 40

(1) Subject to the provisions of subsection (3) of this section, ~~for the 2005-06 budget year and each budget year thereafter~~ the total amount appropriated to the department for the payment of costs incurred by administrative units for the provision, OR EXPENSES RELATED TO THE PROVISION, of special education programs must be distributed to each administrative unit that provides, OR PAYS FOR THE PROVISION OF, educational services for children with disabilities as follows: 41

(a) ~~(I) Five hundred thousand dollars to administrative units that enroll children with disabilities~~ FOR THE 2026-27 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER, ONE MILLION DOLLARS TO FUND REIMBURSEMENTS FOR 42

ADMINISTRATIVE UNITS THAT PAY TUITION OR EDUCATION EXPENSES THAT ENSURE A FREE APPROPRIATE PUBLIC EDUCATION FOR A STUDENT IN OUT-OF-HOME PLACEMENT, AS DEFINED IN SECTION 22-32-138 (1)(h), IF:

(A) ~~For whom tuition is paid by the administrative units for the children to receive educational services at approved facility schools; and~~ THE STUDENT HAS AN INDIVIDUALIZED EDUCATION PROGRAM;

(B) ~~For whom parental rights have been relinquished by the parents or terminated by a court, the parents of whom are incarcerated, the parents of whom cannot be located, the parents of whom reside out of the state but the department of human services has placed the children within the administrative unit, or children with disabilities who are legally emancipated.~~ THE STUDENT DOES NOT HAVE A PARENT OR LEGAL GUARDIAN, AS DESCRIBED IN SECTION 22-20-103 (19.7)(a)(I), (19.7)(a)(II), OR (19.7)(a)(III), WHO IS AVAILABLE OR AUTHORIZED TO MAKE DECISIONS CONCERNING EDUCATION FOR THE STUDENT; AND

(C) THE STUDENT IS PLACED BY A PUBLIC AGENCY, AS DEFINED IN SECTION 22-20-103 (20), IN A RESIDENTIAL CHILD CARE FACILITY OR RESIDENTIAL TREATMENT FACILITY THAT IS LOCATED OUT OF STATE OR IN AN APPROVED FACILITY SCHOOL, AS DEFINED IN SECTION 22-2-402.

(II) ~~The moneys appropriated pursuant to subparagraph (f) of this paragraph (a) shall be distributed in each budget year to administrative units based upon each administrative unit's share of the aggregate number of children with disabilities who are specified in subparagraph (f) of this paragraph (a); except that an administrative unit shall not receive an amount that exceeds the aggregate amount of tuition paid by that administrative unit for the specified children with disabilities to receive educational services at approved facility schools during the immediately preceding budget year. For purposes of this paragraph (a), the number of children with disabilities that are specified in subparagraph (f) of this paragraph (a) shall be based upon the count taken in December of the immediately preceding budget year. IN THE 2026-27 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER, THE DEPARTMENT SHALL DISTRIBUTE THE APPROPRIATION DESCRIBED IN SUBSECTION (1)(a)(I) OF THIS SECTION PURSUANT TO AN APPLICATION FOR REIMBURSEMENT PROCESS. THE STATE BOARD SHALL ADOPT RULES RELATED TO THE APPLICATION FOR REIMBURSEMENT PROCESS.~~

~~(b) (f) For the budget years preceding the 2022-23 budget year, an amount equal to one thousand two hundred fifty dollars for each child with disabilities receiving special education services from the administrative unit;~~

~~(H) Except as specified in subsection (1.3) of this section, for the 2022-23 budget year and each budget year thereafter, an amount equal to one thousand seven hundred fifty dollars for each child with disabilities receiving special education services from the administrative unit; and~~

~~(1.3) For the 2024-25 budget year and budget years thereafter, The dollar amounts set forth in subsections (1)(b)(H) and (1)(c)(H) SUBSECTIONS (1)(b) AND (1)(c)(III) of this section are annually increased by the rate of inflation. The amounts must be rounded to the nearest dollar. As used in this subsection (1.3), "inflation" means the annual percentage change in the United States department of labor bureau of labor statistics consumer price index for Denver-Aurora-Lakewood for all items paid by all urban consumers, or its applicable successor index.~~

SECTION 4. In Colorado Revised Statutes, 22-82.9-205, **amend** (1), (2), (3), and (4); and **add** (6) as follows:

22-82.9-205. Local food purchasing grant - amount - advisory committee - verification of invoices - definition.

(1) (a) Subject to subsection (5) of this section, each participating school food authority OR CHARTER SCHOOL THAT OPERATES UNDER A PARTICIPATING CHARTER SCHOOL FOOD AUTHORITY that commits to operating an advisory committee as described in subsection (3) of this section is eligible to receive a local food purchasing grant pursuant to this section to purchase Colorado grown, raised, or processed products. It is the general assembly's intent that these grants be used primarily to support small- and medium-sized farms and ranches.

(b) On or before August 1 of the first full budget year in which this section is effective as provided in subsection (5) of this section and on or before August 1 of each budget year thereafter, each participating ~~school food authority~~ GRANTEE shall track and report to the department for the preceding budget year:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(I) The total amount spent in purchasing all products used in preparing meals and how much of that total was attributable to the local food purchasing grant the participating ~~school food authority~~ GRANTEE received;

(II) The total amount spent to purchase Colorado grown, raised, or processed products and how much of that total was attributable to the local food purchasing grant the participating ~~school food authority~~ GRANTEE received;

(III) The total amount spent to purchase value-added processed products and how much of that total was attributable to the local food purchasing grant the participating ~~school food authority~~ GRANTEE received; and

(IV) The total number of eligible meals the participating ~~school food authority~~ GRANTEE provided to students.

(2) (a) Subject to subsection (2)(b) of this section, at the beginning of each budget year the department, subject to available appropriations, shall distribute to each participating ~~school food authority~~ GRANTEE that is eligible to receive a grant pursuant to this section an amount established pursuant to section 22-82.9-211 (3). The participating ~~school food authority~~ GRANTEE shall use the money received pursuant to this section to purchase only Colorado grown, raised, or processed products and as provided in subsection (3)(b) of this section and shall not use more than twenty-five percent of the amount received to purchase value-added processed products. In addition, a ~~school food authority~~ PARTICIPATING GRANTEE may use up to ten percent of the money received pursuant to this section to pay allowable costs, as identified by rules of the state board, incurred in complying with this section.

(b) At the beginning of each budget year, each participating ~~school food authority~~ GRANTEE shall submit to the department an estimate of the amount it expects to spend to purchase Colorado grown, raised, or processed products for the budget year; a description of the items and amounts it expects to purchase; and a list of the suppliers from which it expects to purchase the items. If, based on the information provided, the department determines that a participating ~~school food authority~~ GRANTEE is unlikely to spend the full amount of the grant described in subsection (2)(a) of this section, the department shall reduce the amount of the grant accordingly. The department shall distribute to other participating ~~school food authorities~~ GRANTEES that are eligible to receive grants pursuant to this section any amount that is retained pursuant to this subsection (2)(b). The department shall distribute the additional amounts to the participating ~~school food authorities~~ GRANTEES for which the grant amount calculated pursuant to subsection (2)(a) of this section is less than twenty-five thousand dollars, prioritized based on the highest identified student percentages and greatest financial need.

(3) (a) To receive a local food purchasing grant pursuant to this section, a participating ~~school food authority~~ GRANTEE must have or establish an advisory committee made up of students and parents of students enrolled in the public schools served by the participating school food authority. In selecting students and parents to serve on the advisory committee, the participating ~~school food authority~~ GRANTEE shall ensure that the membership of the advisory committee reflects the racial, ethnic, and socioeconomic demographics of the student population enrolled by the participating ~~school food authority~~ GRANTEE. The advisory committee shall advise the participating ~~school food authority~~ GRANTEE concerning the selection of foods to ensure that meals are culturally relevant, healthy, and appealing to all ages of the student population.

(b) A participating ~~school food authority~~ GRANTEE may use up to twelve percent of the amount received pursuant to subsection (2) of this section to support implementation of the advisory committee required in subsection (3)(a) of this section.

(c) A ~~school food authority~~ GRANTEE that provided one million or fewer lunches in the 2023-24 school year may, subject to approval by the department, work with other ~~school food authorities~~ GRANTEES to implement an advisory committee that collaborates with multiple school food authorities.

(d) An advisory committee established pursuant to this subsection (3) is not limited to, but may:

(I) Schedule and hold meetings as necessary for the advisory committee to have ongoing collaboration with the participating ~~school food authority~~ GRANTEE and achieve the advisory committee's goals;

(II) Through student surveys or other methods as necessary, gather student feedback on meals and meal preferences;

(III) Suggest the types of purchases of local ingredients to the ~~school food authority~~ GRANTEE that would support local farmers and ranchers in the

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

school food authority's region; 1

(IV) Inform the school food authority of recipes that are both nutritious 2
and reflect the cultures of the student population enrolled by the participating 3
~~school food authority~~ GRANTEE; 4

(V) Taste test healthy meal options; 5

(VI) Develop solutions to reduce food waste; 6

(VII) Assist the ~~school food authority~~ GRANTEE in developing plans to 7
support more scratch cooking; 8

(VIII) Assist the ~~school food authority~~ PARTICIPATING GRANTEE in 9
obtaining the necessary resources to provide meals that are culturally relevant, 10
healthy, and appealing to all ages of the student population; 11

(IX) Inform the ~~school food authority~~ GRANTEE of, and assist in the 12
implementation of, strategies to maximize the collection and completion of 13
household income application forms for national school lunch programs; 14

(X) Evaluate the effectiveness of the advisory committee in supporting 15
the ~~school food authority~~ PARTICIPATING GRANTEE in improving meal quality 16
and student satisfaction with the meals provided by the ~~school food authority~~ 17
GRANTEE; and 18

(XI) Learn from a ~~school food authority~~ GRANTEE about the logistics 19
of local food procurement, menu requirements, and operational management to 20
support the advisory committee in suggesting realistic and attainable changes 21
to school meals. 22

(e) A ~~school food authority~~ GRANTEE may contract with an external 23
nonprofit organization to convene and facilitate an advisory committee pursuant 24
to this subsection (3). 25

(4) The department shall annually require a selected group of 26
participating ~~school food authorities~~ GRANTEES that received a grant pursuant 27
to this section in the preceding budget year to submit to the department a 28
representative sample of the invoices for the products purchased using the grant 29
money. No later than September 1 of the second budget year in which this 30
section is effective as provided in subsection (5) of this section, and no later 31
than September 1 of each year thereafter, the department shall review the 32
invoices to verify that the products purchased met the requirements specified 33
in this section. If the department finds that a participating school food authority 34
used a significant portion of the grant money, as determined by rule of the state 35
board, to purchase products that did not meet the requirements of this section, 36
the participating ~~school food authority~~ GRANTEE is ineligible to receive a grant 37
pursuant to this section for the next budget year following the budget year in 38
which the department completes the review. 39

(6) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE 40
REQUIRES, "GRANTEE" MEANS A PARTICIPATING SCHOOL FOOD AUTHORITY OR 41
CHARTER SCHOOL THAT OPERATES UNDER A PARTICIPATING SCHOOL FOOD 42
AUTHORITY DESCRIBED IN SUBSECTION (1) OF THIS SECTION THAT IS ELIGIBLE 43
FOR AND RECEIVES A LOCAL FOOD PURCHASING GRANT PROGRAM PURSUANT TO 44
THIS SECTION. 45

SECTION 5. In Colorado Revised Statutes, 22-82.9-206, **amend** (1) 46
as follows: 47

**22-82.9-206. School meals food preparation and service employees 48
- wage increase or stipend.** 49

(1) Subject to subsection (2) of this section, in addition to the amounts 50
received pursuant to sections 22-82.9-204 and 22-82.9-205, a participating 51
school food authority OR CHARTER SCHOOL THAT OPERATES UNDER A 52
PARTICIPATING CHARTER SCHOOL FOOD AUTHORITY may receive an amount 53
described in section 22-82.9-211 (3), so long as the participating school food 54
authority OR CHARTER SCHOOL THAT OPERATES UNDER A PARTICIPATING 55
CHARTER SCHOOL FOOD AUTHORITY uses one hundred percent of the amount 56
received pursuant to this section to increase wages or provide stipends for 57
individuals whom the participating school food authority employs to directly 58
prepare and serve food for school meals. To receive the amount described in 59
this section, a participating school food authority OR CHARTER SCHOOL THAT 60
OPERATES UNDER A PARTICIPATING CHARTER SCHOOL FOOD AUTHORITY must 61
submit documentation to the department as required by rules of the state board 62
to demonstrate that the increase in wages or provision of stipends using the 63
amount received pursuant to this section is implemented for the budget year in 64
which the amount is received. 65

SECTION 6. Appropriation. For the 2025-26 state fiscal year, 66
\$3,755,558 is appropriated to the department of education. This appropriation 67

is from the state education fund created in section 17 (4)(a) of article IX of the state constitution. To implement this act, the department may use this appropriation for state share of districts' total program funding.

SECTION 7. Appropriation. For the 2026-27 state fiscal year, \$5,375,404 is appropriated to the department of education. This appropriation is from the state education fund created in section 17 (4)(a) of article IX of the state constitution. To implement this act, the department may use this appropriation for state share of districts' total program funding.

SECTION 8. Appropriation - adjustments to 2026 long bill. (1) To implement this act, the appropriation from the state education fund created in section 17 (4)(a) of article IX of the state constitution for use by student pathways for postsecondary workforce readiness administration is decreased by \$267,424;

(2) Subsection (1) of this section does not require a reduction of an appropriation in the annual general appropriation act for the 2026-27 state fiscal year if:

(a) The amount of the state education fund appropriation made in the annual general appropriation act for the 2026-27 state fiscal year to the department of education for use by student pathways for postsecondary workforce readiness administration is less than the amount of the adjustment required in subsection (1) of this section; or

(b) The annual general appropriation act for the 2026-27 state fiscal year does not include an appropriation to the department of education for use by student pathways for postsecondary workforce readiness administration.

SECTION 9. Appropriation. For the 2026-27 state fiscal year, \$267,424 is appropriated to the department of education for use by student pathways. This appropriation is from the state education fund created in section 17 (4)(a) of article IX of the state constitution. To implement this act, the division may use this appropriation for postsecondary workforce readiness sustain for LEPs.

SECTION 10. Effective date. This act takes effect upon passage; except that section 4 of this act takes effect only if the annual general appropriation act for the 2026-27 state fiscal year becomes law, in which case section 4 takes effect upon the effective date of this act or of the annual general appropriation act for state fiscal year 2026-27, whichever is later."

Renumber succeeding section accordingly.

Page 1, line 101, strike "SCHOOLS." and substitute "SCHOOLS, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING AN APPROPRIATION."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-093** 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 15, strike "LICENSE." and substitute "LICENSE, EXCEPT FOR A LICENSE ISSUED BY THE DIVISION OF PROFESSIONS AND OCCUPATIONS IN THE DEPARTMENT OF REGULATORY AGENCIES."

Amend the Business, Labor, and Technology Committee Report, dated March 5, 2026, page 1, line 3, strike "DOLLARS." and substitute "DOLLARS, EXCEPT FOR A PERMIT ISSUED BY THE DIVISION OF PROFESSIONS AND OCCUPATIONS IN THE DEPARTMENT OF REGULATORY AGENCIES."."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-116** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend the Finance Committee Report, dated April 14, 2026, page 3, line 33, strike "(3)(a)(I);" and substitute "(3)(b), (3)(c)(I), (3)(c)(II), (3)(d), (3)(e), and (3)(g);"

Page 3, strike line 34 and substitute "and **add** (2)(a)(IX), (2)(b)(III), and (3)(e.5) as follows:"

Page 4, strike lines 36 through 42 and substitute:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

"(3) (b) No later than February 1, 2022, and each February 1 thereafter THROUGH FEBRUARY 1, 2027, the administrator shall calculate the percentage increase or decrease in total valuation of business personal property in the state over the prior two property tax years. The administrator shall publish the percentage increase or decrease on the website maintained by the division of property taxation in the department of local affairs.

(c) (I) For the property tax years commencing on OR AFTER January 1, 2022, and ~~each year thereafter~~ BUT BEFORE JANUARY 1, 2027, each assessor shall calculate an estimate of the aggregate value of exempt business personal property for the county and each local governmental entity located within the county that is equal to the applicable baseline exemption total adjusted by the growth factor for each property tax year commencing on and after January 1, 2022 BUT BEFORE JANUARY 1, 2027.

(II) For the property tax years commencing on OR AFTER January 1, 2022, and ~~each year thereafter~~ BUT BEFORE JANUARY 1, 2027, each treasurer shall calculate the total property tax revenues lost by all local governmental entities within the treasurer's county based on the estimate of exempt business personal property amount calculated in accordance with subsection (3)(c)(I) of this section.

(d) No later than March 1, 2022, and each March 1 thereafter THROUGH MARCH 1, 2027, each treasurer shall report the amount specified in subsection (3)(a)(II) or (3)(c)(II) of this section, as applicable, and the basis for the amount to the administrator, and the administrator may require a treasurer to provide additional information as necessary to evaluate the amount reported. The administrator shall confirm that the reported amount is correct or rectify the amount, if necessary. The administrator shall then forward the correct amount for each county to the state treasurer to enable the state treasurer to issue a reimbursement warrant to each treasurer in accordance with subsection (3)(e) of this section.

(e) No later than April 15, 2022, and April 15 of each year thereafter THROUGH APRIL 15, 2027, the state treasurer shall issue a warrant to be paid upon demand from the general fund to each treasurer that is equal to the amount specified by the administrator for the county under subsection (3)(d) of this section. Each treasurer shall distribute the total amount received from the state treasurer to the local governmental entities within the treasurer's county as if the revenues had been regularly paid as property tax. When distributing the money, the treasurer shall provide each local governmental entity with a statement of the amount distributed to the local governmental entity that represents the reimbursement received under this subsection (3)(e).

(e.5) NO LATER THAN APRIL 15, 2028, AND APRIL 15 OF EACH YEAR THEREAFTER, THE STATE TREASURER SHALL ISSUE A WARRANT TO BE PAID UPON DEMAND FROM THE GENERAL FUND TO EACH TREASURER THAT IS EQUAL TO THE AMOUNT SPECIFIED BY THE ADMINISTRATOR FOR THE COUNTY UNDER SUBSECTION (3)(d) OF THIS SECTION FOR THE 2026 PROPERTY TAX YEAR. EACH TREASURER SHALL DISTRIBUTE THE TOTAL AMOUNT RECEIVED FROM THE STATE TREASURER TO THE LOCAL GOVERNMENTAL ENTITIES WITHIN THE TREASURER'S COUNTY AS IF THE REVENUES HAD BEEN REGULARLY PAID AS PROPERTY TAX. WHEN DISTRIBUTING THE MONEY, THE TREASURER SHALL PROVIDE EACH LOCAL GOVERNMENTAL ENTITY WITH A STATEMENT OF THE AMOUNT DISTRIBUTED TO THE LOCAL GOVERNMENTAL ENTITY THAT REPRESENTS THE REIMBURSEMENT RECEIVED UNDER THIS SUBSECTION (3)(e.5).

(g) (I) This subsection (3) does not apply if the amount of the exemption created in subsection (1) of this section is the alternative exemption amount as required by subsection (2)(b)(I)(C) of this section.

(II) THIS SUBSECTION (3)(g) IS REPEALED, EFFECTIVE JANUARY 1, 2028."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-155** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1008** be referred to the Committee of the Whole with favorable recommendation.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Appropriations	After consideration on the merits, the Committee recommends that HB26-1009 be referred to the Committee of the Whole with favorable recommendation.	1 2 3 4
Appropriations	After consideration on the merits, the Committee recommends that HB26-1053 be referred to the Committee of the Whole with favorable recommendation.	5 6 7 8
Appropriations	After consideration on the merits, the Committee recommends that HB26-1088 be referred to the Committee of the Whole with favorable recommendation.	9 10 11 12
Appropriations	After consideration on the merits, the Committee recommends that HB26-1113 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	13 14 15 16
	Amend reengrossed bill, page 60, before line 24 insert:	17 18
	"SECTION 66. Appropriation. (1) For the 2026-27 state fiscal year, \$10,000 is appropriated to the department of state. This appropriation is from the department of state cash fund created in section 24-21-104 (3)(b), C.R.S. To implement this act, the division of information technology may use this appropriation for personal services."	19 20 21 22 23 24
	Re-number succeeding section accordingly.	25 26
	Page 1, line 101, strike "ELECTIONS." and substitute "ELECTIONS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."	27 28 29
Local Government & Housing	After consideration on the merits, the Committee recommends that HB26-1114 be postponed indefinitely .	30 31 32 33
Local Government & Housing	After consideration on the merits, the Committee recommends that HB26-1313 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	34 35 36 37
	Amend reengrossed bill, page 3, after line 1 insert:	38 39
	"SECTION 1. In Colorado Revised Statutes, 29-32-102, add (5) as follows:	40 41
	29-32-102. State affordable housing fund.	42
	(5) (a) DURING THE 2026-27 STATE FISCAL YEAR, THE TREASURER SHALL TRANSFER THE FIRST EIGHTY MILLION DOLLARS THAT THE TREASURER DEPOSITS INTO THE FUND PURSUANT TO SUBSECTION (4)(c) OF THIS SECTION DURING THE 2026-27 STATE FISCAL YEAR TO THE FINANCING FUND.	43 44 45 46
	(b) DURING THE 2027-28 STATE FISCAL YEAR, THE TREASURER SHALL TRANSFER THE FIRST FORTY MILLION DOLLARS THAT THE TREASURER DEPOSITS INTO THE FUND PURSUANT TO SUBSECTION (4)(c) OF THIS SECTION DURING THE 2027-28 STATE FISCAL YEAR TO THE FINANCING FUND.	47 48 49 50
	(c) NOTWITHSTANDING SECTION 29-32-103 (3):	51
	(I) ON JULY 1, 2027, OR AS SOON AS PRACTICABLE THEREAFTER, THE TREASURER SHALL TRANSFER FORTY PERCENT OF THE TOTAL OF THE BALANCE OF THE FUND PLUS THE AMOUNT ALREADY TRANSFERRED PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION TO THE SUPPORT FUND AND TRANSFER THE REMAINING BALANCE OF THE FUND TO THE FINANCING FUND; AND	52 53 54 55 56
	(II) ON JULY 1, 2028, OR AS SOON AS PRACTICABLE THEREAFTER, THE TREASURER SHALL TRANSFER FORTY PERCENT OF THE TOTAL OF THE BALANCE OF THE FUND PLUS THE AMOUNT ALREADY TRANSFERRED PURSUANT TO SUBSECTION (5)(b) OF THIS SECTION TO THE SUPPORT FUND AND TRANSFER THE REMAINING BALANCE OF THE FUND TO THE FINANCING FUND."	57 58 59 60 61 62
	Re-number succeeding sections accordingly.	63 64
	Page 9, line 15, strike "deed restricted" and substitute " deed restricted ".	65 66
	Page 9, line 16, after "housing" insert "WITH A FORMAL AFFORDABILITY	67

RESTRICTION".

Page 9, line 17, strike "HAS AFFORDABILITY RESTRICTIONS THAT EXTEND" and substitute "THAT HAS AN AFFORDABILITY MECHANISM THAT EXTENDS".

Page 11, line 7, after "TEAM;" add "AND".

Page 11, line 8, after "(c)" insert "(I)".

Page 11, strike line 12.

Page 11, line 13, strike "(d) (I)" and substitute "(II)".

Page 11, line 19, strike "(II)" and substitute "(III)".

REPORT OF CONFERENCE COMMITTEE REPORTS

FIRST REPORT OF FIRST CONFERENCE COMMITTEE
ON HB26-1357

THIS REPORT AMENDS THE
REREVISED BILL

To the President of the Senate and the
Speaker of the House of Representatives:

Your first conference committee appointed on HB26-1357, concerning phasing out the teacher recruitment education and preparation program, and, in connection therewith, making and reducing an appropriation, has met and reports that it has agreed upon the following:

1. That the House accede to the Senate amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 3, line 10, strike "2029." and substitute "2027.".

Page 3, line 17, strike "2026-27 AND 2027-28 BUDGET YEARS," and substitute "2026-27 BUDGET YEAR,".

Page 3, line 22, strike "2029." and substitute "2027.".

Page 4, line 1, strike "2026-27 AND 2027-28 BUDGET YEARS," and substitute "2026-27 BUDGET YEAR,".

Page 4, line 7, strike "2029." and substitute "2027.".

Page 20, line 3, strike "2029." and substitute "2027.".

2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendments be recommended:

Amend rerevised bill, page 2, line 15, strike "(a)".

Page 2, line 16, strike "NEW".

Page 2, strike lines 19 through 22.

Respectfully submitted,

House Committee:

Senate Committee:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(signed)	(signed)
Representative Emily Sirota	Senator Judy Amabile
Representative Kyle Brown	Senator Jeff Bridges
Representative Rick Taggart	Senator Barbra Kirkmeyer

MESSAGE FROM THE HOUSE

April 23, 2026
Mr. President:

The House has postponed indefinitely SB26-140. The bill is returned herewith.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SJR26-024 by Senator(s) **Hinrichsen**; also Representative(s) Bradley--Concerning the designation of May 2026 as "Motorcycle Safety Awareness Month".

On motion of Senator Hinrichsen, the resolution was read at length and **adopted** by the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Baisley, Ball, Benavidez, Bridges, Carson, Catlin, Coleman, Cutter, Daugherty, Frizell, Gonzales J., Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

COMMITTEE OF REFERENCE REPORTS (cont'd)

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 BRAIN INJURY TRUST FUND BOARD

effective July 1, 2025 for terms expiring June 30, 2028:

Rebecca Wasil of Pueblo, Colorado, reappointed;

Kaitlin Hays of Englewood, Colorado, appointed;

Kathy Hardin of Arvada, Colorado, appointed;

Jennifer Medina of Denver, Colorado, appointed;

Tobin Wright of Swink, Colorado, appointed.

effective July 1, 2026 for a term expiring June 30, 2029:

Shaneis Malouff of Denver, Colorado, reappointed.

Health & Human Services

After consideration on the merits, the Committee recommends that **SB26-130** be **postponed indefinitely**.

Health & Human Services

After consideration on the merits, the Committee recommends that **HB26-1241** be **postponed indefinitely**.

Health & Human Services

After consideration on the merits, the Committee recommends that **HB26-1109** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 3, strike lines 2 through 13 and substitute:

"(h) COORDINATING WITH ANY THIRD-PARTY RESEARCHER CONTRACTED BY THE BOARD PURSUANT TO SUBSECTION (10) OF THIS SECTION TO STUDY THE DEAF, HARD OF HEARING, AND DEAFBLIND COMMUNITY WITH RESPECT TO USING SIGN LANGUAGE INTERPRETER SERVICES.

(10) (a) ON OR BEFORE JULY 1, 2027, THE BOARD, IN CONSULTATION WITH THE DIVISION, MAY ENTER INTO A CONTRACT WITH A THIRD-PARTY RESEARCHER TO CONDUCT A STUDY FOR THE DEAF, HARD OF HEARING, AND DEAFBLIND COMMUNITY WITH RESPECT TO USING SIGN LANGUAGE INTERPRETERS IN THE STATE, WHICH STUDY MAY INCLUDE CONSIDERATION OF CONSUMER PROTECTIONS REGARDING SIGN LANGUAGE INTERPRETER SERVICES. IF THE BOARD ENTERS INTO A CONTRACT WITH A THIRD-PARTY RESEARCHER TO CONDUCT A STUDY, THE THIRD-PARTY RESEARCHER SHALL".

Page 4, strike lines 11 through 13 and substitute "HEALTH, SAFETY, OR WELFARE OF THE PUBLIC; AND".

Page 4, line 14, after the second "THAT" insert "COULD BE INCLUDED IN A FUTURE SUNSET REQUEST THAT".

Page 4, line 27, strike "THE" and substitute "ANY".

Page 5, line 1, strike "CONDUCTING" and substitute "CONTRACTED TO CONDUCT".

Page 5, strike lines 2 through 4 and substitute "FINDINGS, CONCLUSIONS, AND RECOMMENDATIONS AND SUBMIT THE REPORT TO THE BOARD AND THE DIVISION."

Health & Human Services

After consideration on the merits, the Committee recommends that **SB26-138** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. Legislative declaration. (1) The general assembly finds and declares that:

(a) Every Colorado family deserves a fair, dignified, and understandable path to financial assistance when seeking health care. Patients benefit from hospitals' discounted care programs and these programs increase access to affordable care. Reducing duplication and confusion in navigating the process

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

for both patients and health-care providers is essential to ensure the process does not create barriers for the very people the law was intended to help.

(b) Rising insurance premiums and the impacts of H.R. 1 of the 119th congress (2025-2026), Pub.L. 119-21, are likely to increase the number of uninsured and underinsured Coloradans seeking discounted care. At a time when more families are struggling to afford basic health-care services, Colorado must ensure that access to financial relief is simple, timely, and centered on the needs of patients.

(c) It is the intent of the general assembly to reduce unnecessary paperwork, eliminate avoidable burdens, and create a process that respects people's time, circumstances, and dignity. Streamlining and clarifying these pathways will allow health-care providers to focus more resources on helping families instead of on navigating shifting rules or administrative obstacles.

(d) The general assembly affirms that all patient rights, including the right to appeal and to provide information demonstrating eligibility for public health-care coverage or discounted care, must remain fully protected; and

(e) This act strengthens the promise that discounted care in our state will be accessible and rooted in compassion.

SECTION 2. In Colorado Revised Statutes, **amend** 12-30-114 as follows:

12-30-114. Demonstrated competency - repeal of rules - repeal.

(1) ~~(a) The regulator for each licensed health-care provider, in consultation with the center for research into substance use disorder prevention, treatment, and recovery support strategies created in section 27-80-118, shall promulgate rules that require each licensed health-care provider, as a condition of renewing, reactivating, or reinstating a license on or after October 1, 2022, to complete up to four credit hours of training per licensing cycle in order to demonstrate competency regarding:~~

~~(I) Best practices for opioid prescribing, according to the most recent version of the division's guidelines for the safe prescribing and dispensing of opioids;~~

~~(II) The potential harm of inappropriately limiting prescriptions to chronic pain patients;~~

~~(III) Best practices for prescribing benzodiazepines;~~

~~(IV) Recognition of substance use disorders;~~

~~(V) Referral of patients with substance use disorders for treatment; and~~

~~(VI) The use of the electronic prescription drug monitoring program created in part 4 of article 280 of this title 12.~~

~~(b) The rules promulgated by each regulator shall exempt a licensed health-care provider who:~~

~~(I) Maintains a national board certification that requires equivalent substance use prevention training; or~~

~~(II) Attests to the regulator that the health-care provider does not prescribe opioids.~~

~~(2) For the purposes of this section, "licensed health-care provider" includes any of the following providers who are licensed pursuant to this title 12:~~

~~(a) A physician;~~

~~(b) A physician assistant;~~

~~(c) A podiatrist;~~

~~(d) A dentist;~~

~~(e) An advanced practice registered nurse or certified midwife with prescriptive authority;~~

~~(f) An optometrist; and~~

~~(g) A veterinarian.~~

~~(3) EACH REGULATOR THAT ADOPTED RULES PURSUANT TO THIS SECTION BEFORE THE EFFECTIVE DATE OF THIS SUBSECTION (3), WHICH RULES REQUIRE A LICENSED HEALTH-CARE PROVIDER, AS A CONDITION OF RENEWING, REACTIVATING, OR REINSTATING A LICENSE, TO COMPLETE UP TO FOUR CREDIT HOURS OF TRAINING PER LICENSING CYCLE IN ORDER TO DEMONSTRATE OPIATE PRESCRIBER COMPETENCY SHALL REPEAL THE RULES ON OR BEFORE JULY 1, 2027.~~

~~(4) THIS SECTION IS REPEALED, EFFECTIVE SEPTEMBER 1, 2029.~~

SECTION 3. In Colorado Revised Statutes, 25-3-102, **amend** (1)(a); and **repeal** (1)(d) as follows:

25-3-102. License - application - issuance - waiver - certificate of compliance required - rules.

(1) (a) (I) An applicant for a license described in section 25-3-101 shall apply to the department of public health and environment annually EVERY TWO YEARS upon such form and in such manner as prescribed by the department; except that a community residential home shall make application for a license pursuant to section 25.5-10-214. ~~C.R.S.~~

(II) ON OR BEFORE JULY 1, 2030, NOTWITHSTANDING SUBSECTION (1)(a)(I) OF THIS SECTION, THE DEPARTMENT MAY ISSUE A LICENSE DESCRIBED IN SECTION 25-3-101 TO AN APPLICANT AND REQUIRE THE APPLICANT TO APPLY TO THE DEPARTMENT AFTER A ONE-YEAR PERIOD AS THE DEPARTMENT DEEMS APPROPRIATE.

~~(d) The license expires one year after the date of issuance.~~

SECTION 4. In Colorado Revised Statutes, 25.5-3-501, **amend** (6); and **add** (6.7) as follows:

25.5-3-501. Definitions.

As used in this part 5, unless the context otherwise requires:

(6) "Screen" or "screening" means a process ~~identified in rule by the state department~~ DESCRIBED IN SECTION 25.5-3-502 whereby health-care facilities assess a patient's circumstances related to eligibility criteria and determine whether the patient HAS QUALIFIED OR is likely to qualify for public health-care coverage or discounted care AND, AT THE OPTION OF THE HEALTH-CARE FACILITY, IS ELIGIBLE OR IS LIKELY ELIGIBLE FOR THE HEALTH-CARE FACILITY'S FINANCIAL ASSISTANCE PROGRAM; inform the patient of the health-care facility's determination; and provide information to the patient about how the patient can enroll in public health-care coverage OR THE HEALTH-CARE FACILITY'S FINANCIAL ASSISTANCE PROGRAM.

(6.7) "UNIFORM APPLICATION" OR "APPLICATION" MEANS A UNIFORM FORM THAT IS DEVELOPED BY THE STATE DEPARTMENT TO DETERMINE WHETHER A PATIENT IS A QUALIFIED PATIENT AND IS COMPLETED FOLLOWING A SCREENING OR WHEN REQUIRED BY SECTION 25.5-3-502.5.

SECTION 5. In Colorado Revised Statutes, **amend** 25.5-3-502 as follows:

25.5-3-502. Requirement to screen patients for eligibility for financial assistance - questionnaire - definition - rules.

(1) Beginning September 1, 2022, a health-care facility shall screen, unless a patient declines, each uninsured patient for eligibility for:

(a) Public health insurance programs, including but not limited to medicare; the state medical assistance program DESCRIBED IN articles 4, 5, and 6 of this title 25.5; emergency medicaid; and the children's basic health plan DESCRIBED IN article 8 of this title 25.5; ~~and~~

~~(b) Repealed.~~

~~(c)~~ (b) Discounted care, as described in section 25.5-3-503; AND

(c) AT THE OPTION OF THE HEALTH-CARE FACILITY, THE HEALTH-CARE FACILITY'S FINANCIAL ASSISTANCE PROGRAM, WHICH OFTEN OFFERS BROADER ELIGIBILITY THAN PUBLIC HEALTH INSURANCE PROGRAMS.

(2) ~~Health-care facilities shall use a single uniform application developed by the state department when screening a patient pursuant to subsection (1) of this section.~~ A HEALTH-CARE FACILITY MAY CONDUCT SCREENINGS PURSUANT TO SUBSECTION (1) OF THIS SECTION THROUGH:

(a) ACCESSING ELIGIBILITY INFORMATION THROUGH AN INDUSTRY-STANDARD THIRD-PARTY RESOURCE, SUCH AS A MAJOR CREDIT BUREAU;

(b) REQUESTING THE PATIENT COMPLETE A UNIFORM SCREENING QUESTIONNAIRE DEVELOPED BY THE STATE DEPARTMENT; OR

(c) A COMBINATION OF INFORMATION OBTAINED THROUGH SUBSECTIONS (2)(a) AND (2)(b) OF THIS SECTION.

(3) ~~If a health-care facility determines that a patient is ineligible for discounted care, the facility shall provide the patient notice of the determination and an opportunity for the patient to appeal the determination in accordance with state department rules~~ IF A HEALTH-CARE FACILITY DETERMINES IT HAS OBTAINED SUFFICIENT INFORMATION THROUGH THE SCREENING CONDUCTED PURSUANT TO SUBSECTION (1) OF THIS SECTION, THE HEALTH-CARE FACILITY MAY MAKE A DETERMINATION OF WHETHER THE PATIENT IS A QUALIFIED PATIENT OR IS LIKELY ELIGIBLE FOR PUBLIC HEALTH-CARE COVERAGE WITHOUT REQUIRING THE PATIENT TO PROVIDE FURTHER INFORMATION THROUGH A UNIFORM APPLICATION PURSUANT TO SECTION 25.5-3-502.5.

(3.5) UPON COMPLETION OF THE SCREENING CONDUCTED PURSUANT TO SUBSECTION (1) OF THIS SECTION, A HEALTH-CARE FACILITY SHALL:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(a) IF THE HEALTH-CARE FACILITY DETERMINES THAT A PATIENT IS A QUALIFIED PATIENT, PROVIDE THE PATIENT NOTICE OF THE DETERMINATION, THE PATIENT'S IDENTIFIED FEDERAL POVERTY GUIDELINE PERCENTAGE, AND THE PATIENT'S MONTHLY INSTALLMENT MAXIMUM PAYMENT AS DESCRIBED IN SECTION 25.5-3-503;

(b) IF THE HEALTH-CARE FACILITY DETERMINES THAT A PATIENT IS LIKELY NOT A QUALIFIED PATIENT, INFORM THE PATIENT OF THE RESULTS OF THE SCREENING AND PROVIDE THE PATIENT WITH:

(I) INFORMATION ON HOW TO COMPLETE AN APPLICATION PURSUANT TO SECTION 25.5-3-502.5; AND

(II) IF APPLICABLE, AT THE OPTION OF THE HEALTH-CARE FACILITY, INFORMATION REGARDING THE PATIENT'S ELIGIBILITY FOR THE HEALTH-CARE FACILITY'S FINANCIAL ASSISTANCE PROGRAM AND THE AMOUNT OF ANY DISCOUNT OFFERED THROUGH THE PROGRAM;

(c) IF THE HEALTH-CARE FACILITY IS CERTIFIED BY THE STATE DEPARTMENT AS A MEDICAL ASSISTANCE SITE AND DETERMINES THAT THE PATIENT IS PRESUMPTIVELY ELIGIBLE FOR MEDICAL ASSISTANCE, INFORM THE PATIENT OF THE DETERMINATION AND PROVIDE THE PATIENT WITH INFORMATION ON HOW THE PATIENT CAN ENROLL IN PUBLIC HEALTH-CARE COVERAGE;

(d) IF THE HEALTH-CARE FACILITY DETERMINES THAT A PATIENT IS LIKELY ELIGIBLE FOR PUBLIC HEALTH-CARE COVERAGE INFORM THE PATIENT OF THE DETERMINATION AND:

(I) PROVIDE THE PATIENT WITH INFORMATION EXPLAINING HOW TO APPLY FOR PUBLIC HEALTH-CARE COVERAGE, INCLUDING AT LEAST ONE AVAILABLE METHOD FOR SUBMITTING AN APPLICATION;

(II) OFFER REASONABLE ASSISTANCE OR REFERRAL FOR SUPPORT TO COMPLETE AN APPLICATION FOR PUBLIC-HEALTH CARE COVERAGE; AND

(III) TREAT COMPLETION OF AN APPLICATION FOR PUBLIC HEALTH-CARE COVERAGE AS THE PRIMARY PATHWAY FOR RESOLVING THE PATIENT'S FINANCIAL RESPONSIBILITY FOR HOSPITAL SERVICES UNTIL THE PATIENT IS DENIED PUBLIC HEALTH-CARE COVERAGE OR 45 DAYS AFTER THE DATE OF DISCHARGE, WHICHEVER OCCURS FIRST; AND

(e) IF THE HEALTH-CARE FACILITY NEEDS MORE INFORMATION TO MAKE A DETERMINATION OF WHETHER THE PATIENT HAS QUALIFIED OR IS LIKELY TO QUALIFY FOR DISCOUNTED CARE OR A FINANCIAL ASSISTANCE PROGRAM, NOTIFY THE PATIENT THAT THE PATIENT MUST PROVIDE ADDITIONAL INFORMATION TO COMPLETE AN APPLICATION PURSUANT TO SECTION 25.5-3-502.5.

(3.7) (a) IF A PATIENT HAS NOT BEEN DETERMINED ELIGIBLE FOR PUBLIC HEALTH-CARE COVERAGE PURSUANT TO SUBSECTION (3.5)(d) OF THIS SECTION WITHIN 45 DAYS AFTER THE DATE OF DISCHARGE, A HEALTH-CARE FACILITY SHALL PROCEED WITH A DETERMINATION OF WHETHER THE PATIENT IS A QUALIFIED PATIENT.

(b) SUBSECTION (3.5)(d) OF THIS SECTION DOES NOT PROHIBIT A PATIENT OR HEALTH-CARE FACILITY FROM COMPLETING AN APPLICATION PURSUANT TO SECTION 25.5-3-502.5 WHILE A DETERMINATION OF THE PATIENT'S ELIGIBILITY FOR PUBLIC HEALTH-CARE COVERAGE IS PENDING.

(c) WHILE A DETERMINATION OF A PATIENT'S ELIGIBILITY FOR PUBLIC HEALTH-CARE COVERAGE IS PENDING, A HEALTH-CARE FACILITY MAY DEFER COMPLETION OF A FINAL DETERMINATION FOR DISCOUNTED CARE IF THE PATIENT IS AFFORDED THE PROTECTIONS FROM BILLING AND COLLECTION ACTIVITY REQUIRED BY SECTION 25.5-3-506.

(d) A HEALTH-CARE FACILITY SHALL NOT DENY ELIGIBILITY FOR DISCOUNTED CARE SOLELY BECAUSE A PATIENT DID NOT APPLY FOR PUBLIC HEALTH-CARE COVERAGE.

(4) If the patient declines the screening described in ~~subsection (1)~~ of this section, the health-care facility shall document the patient's decision in accordance with state department rules. A patient's decision to decline the screening that is documented and complies with state department rules is a complete defense to a claim brought by a patient under section 25.5-3-506 (2) for a violation of section 25.5-3-506 (1)(a) or (1)(b).

(5) If requested by ~~the~~ AN INSURED patient, a health-care facility shall ~~screen an insured patient for discounted care pursuant to subsections (1)(b) and (1)(c) of this section~~ PERFORM THE SCREENING DESCRIBED IN THIS SECTION AND, IF APPLICABLE, COMPLETE THE APPLICATION PURSUANT TO SECTION 25.5-3-502.5 TO DETERMINE IF THE INSURED PATIENT IS A QUALIFIED PATIENT.

(6) AS USED IN THIS SECTION, "INFORM" MEANS TO CONVEY REQUIRED

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

INFORMATION, UNLESS OTHERWISE SPECIFIED IN THIS SECTION, INCLUDING THROUGH VERBAL, ELECTRONIC, OR OTHER FORMATS. THE HEALTH-CARE FACILITY SHALL DOCUMENT THE MANNER IN WHICH THE INFORMATION WAS PROVIDED.

(7) A HEALTH-CARE FACILITY MAY USE THE SAME COMMUNICATION TO COMPLY WITH BOTH STATE AND FEDERAL REQUIREMENTS.

SECTION 6. In Colorado Revised Statutes, **add** 25.5-3-502.5 as follows:

25.5-3-502.5. Uniform application for discounted care.

(1) AFTER COMPLETION OF THE SCREENING CONDUCTED PURSUANT TO SECTION 25.5-3-502, A HEALTH-CARE FACILITY SHALL REQUEST INFORMATION FROM A PATIENT TO COMPLETE A UNIFORM APPLICATION FOR DISCOUNTED CARE IF:

(a) THE HEALTH-CARE FACILITY NEEDS MORE INFORMATION TO MAKE A DETERMINATION OF WHETHER THE PATIENT HAS QUALIFIED OR IS LIKELY TO QUALIFY FOR DISCOUNTED CARE OR THE HEALTH-CARE FACILITY'S FINANCIAL ASSISTANCE PROGRAM, INCLUDING IF THE HEALTH-CARE FACILITY'S POLICY IS TO REQUIRE AN APPLICATION PRIOR TO MAKING A FINAL DETERMINATION; OR

(b) THE PATIENT REQUESTS AN APPLICATION, UNLESS THE PATIENT HAS NO BALANCE REMAINING AFTER APPLYING ANY DISCOUNTS PURSUANT TO SECTION 25.5-3-503 OR THE HEALTH-CARE FACILITY'S FINANCIAL ASSISTANCE PROGRAM.

(2) A HEALTH-CARE FACILITY SHALL USE THE UNIFORM APPLICATION DEVELOPED BY THE STATE DEPARTMENT TO COMPLETE THE APPLICATION REQUIRED BY THIS SECTION.

(3) UPON COMPLETION AND REVIEW OF THE APPLICATION, A HEALTH-CARE FACILITY SHALL:

(a) IF THE HEALTH-CARE FACILITY DETERMINES THAT A PATIENT IS A QUALIFIED PATIENT, PROVIDE THE PATIENT NOTICE OF THE DETERMINATION, THE PATIENT'S IDENTIFIED FEDERAL POVERTY GUIDELINE PERCENTAGE, AND THE PATIENT'S MONTHLY INSTALLMENT MAXIMUM PAYMENT AS DESCRIBED IN SECTION 25.5-3-503;

(b) IF THE HEALTH-CARE FACILITY DETERMINES THAT A PATIENT IS NOT A QUALIFIED PATIENT, PROVIDE THE PATIENT NOTICE OF THE DETERMINATION, WHICH, IF APPLICABLE, MAY ALSO INCLUDE NOTICE THAT THE PATIENT IS ELIGIBLE FOR THE HEALTH-CARE FACILITY'S FINANCIAL ASSISTANCE PROGRAM AND THE AMOUNT OF ANY DISCOUNT OFFERED THROUGH THAT PROGRAM, AND SHALL PROVIDE EITHER:

(I) AN OPPORTUNITY FOR THE PATIENT TO APPEAL THE DETERMINATION IN ACCORDANCE WITH STATE DEPARTMENT RULES; OR

(II) A STATEMENT THAT THE PATIENT HAS NO BALANCE DUE AFTER APPLYING ANY DISCOUNTS FROM THE HEALTH-CARE FACILITY'S FINANCIAL ASSISTANCE PROGRAM; AND

(c) IF THE HEALTH-CARE FACILITY IS CERTIFIED BY THE STATE DEPARTMENT AS A MEDICAL ASSISTANCE SITE AND DETERMINES THAT THE PATIENT IS PRESUMPTIVELY ELIGIBLE FOR MEDICAL ASSISTANCE, PROVIDE THE PATIENT NOTICE OF THE DETERMINATION AND INFORMATION ON HOW THE PATIENT CAN ENROLL IN PUBLIC HEALTH-CARE COVERAGE.

SECTION 7. In Colorado Revised Statutes, 25.5-3-503, **amend** (1) introductory portion and (2)(a) as follows:

25.5-3-503. Health-care discounts on services not eligible for Colorado indigent care program reimbursement - definition.

(1) Beginning September 1, 2022, if a patient is screened pursuant to section 25.5-3-502 OR HAS COMPLETED A UNIFORM APPLICATION PURSUANT TO SECTION 25.5-3-502.5 and is determined to be a qualified patient, a health-care facility and a licensed health-care professional shall, for emergency hospital and other health-care services:

(2) A health-care facility shall not:

(a) Deny discounted care on the basis that the patient has not applied for any public benefits program, unless during the initial screening the patient is determined to be presumptively eligible for the state medical assistance program; or

SECTION 8. In Colorado Revised Statutes, 25.5-3-504, **amend** (1) introductory portion; and **add** (2) as follows:

25.5-3-504. Notification of patients' rights - website link.

(1) ~~Beginning September 1, 2022,~~ A health-care facility shall make information developed by the state department about patients' rights under this

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

part 5 and ~~the uniform application~~ A LINK ON THE STATE DEPARTMENT WEBSITE TO ACCESS THE UNIFORM APPLICATION developed by the state department pursuant to section 25.5-3-505 (2)(i) available to the public and to each patient. At a minimum, the health-care facility shall:

(2) THE STATE DEPARTMENT SHALL POST THE UNIFORM APPLICATION DEVELOPED PURSUANT TO SECTION 25.5-3-505 (2)(i) IN ALL REQUIRED LANGUAGES ON A PUBLICLY ACCESSIBLE WEBSITE.

SECTION 9. In Colorado Revised Statutes, 25.5-3-505, **amend** (2) introductory portion, (2)(c)(II), (2)(d), (2)(e), (2)(f), (2)(g), (2)(i), (5) introductory portion, (5)(b)(I), and (5)(b)(II); and **add** (2)(d.5) and (7) as follows:

25.5-3-505. Health-care facility reporting requirements - agency enforcement - report - rules.

(2) No later than ~~April 1, 2022~~ JULY 1, 2027, the state board shall ~~promulgate~~ ADOPT rules necessary for the administration and implementation of this part 5. At a minimum, the rules must:

(c) Establish the process for and the maximum number of days that a health-care facility has to:

(II) Request information from ~~the~~ A patient needed for the screening process IF THE HEALTH-CARE FACILITY CONDUCTS A SCREENING USING THE UNIFORM SCREENING QUESTIONNAIRE AS DESCRIBED IN SECTION 25.5-3-502 (2); and

(d) Outline the requirements for notifying the patient of the results of the screening, including:

(I) An explanation of the basis for a denial of discounted care; and

(II) The process for ~~appealing a denial~~ COMPLETING AN APPLICATION TO PROVIDE MORE INFORMATION TO DETERMINE WHETHER THE PATIENT IS A QUALIFIED PATIENT;

(d.5) ESTABLISH A PROCESS FOR AND THE MAXIMUM NUMBER OF DAYS THAT A HEALTH-CARE FACILITY HAS TO:

(I) REQUEST INFORMATION FROM THE PATIENT TO COMPLETE AN APPLICATION, IF THE APPLICATION IS REQUIRED PURSUANT TO SECTION 25.5-3-502.5; AND

(II) COMPLETE THE APPLICATION PROCESS AS DESCRIBED IN SECTION 25.5-3-502.5;

(e) Establish guidelines for patient appeals regarding eligibility for discounted care pursuant to section ~~25.5-3-503~~ **25.5-3-502.5;**

(f) Establish a ~~methodology that all~~ ACCEPTABLE METHODOLOGIES FOR health-care facilities ~~must use~~ to determine monthly household income. FOR PURPOSES OF THE SCREENING CONDUCTED PURSUANT TO SECTION 25.5-3-502, THE USE OF AN INDUSTRY-STANDARD THIRD-PARTY RESOURCE, INCLUDING MAJOR CREDIT BUREAUS, IS AN ACCEPTABLE METHODOLOGY. The ~~methodology~~ METHODOLOGIES must not consider a patient's assets.

(g) FOR PURPOSES OF THE APPLICATION, identify the documents that may be required to establish income eligibility for discounted care using the minimum amount of information needed to determine eligibility;

(i) Create a uniform application that a health-care facility must use when AN APPLICATION IS REQUIRED AFTER screening a patient for eligibility for discounted care, as described in ~~section 25.5-3-502~~ SECTIONS 25.5-3-502 AND 25.5-3-502.5; AND

(5) ~~No later than April 1, 2022;~~ The state department: ~~shall:~~

(b) (I) SHALL establish a process for patients to submit a complaint relating to noncompliance with this part 5 to the state department by phone, BY mail, or online. The state department shall conduct a review OF A PATIENT'S COMPLAINT within thirty days after receiving a THE complaint.

(II) (A) ~~The state department~~ Shall periodically review health-care facilities and licensed health-care professionals to ensure ~~compliance with this section~~ QUALIFIED PATIENTS ARE IDENTIFIED IN COMPLIANCE WITH THIS PART 5 AND ARE NOT CHARGED MORE THAN THE DISCOUNTED RATE ESTABLISHED IN STATE BOARD RULES PURSUANT TO SUBSECTION (2)(j) OF THIS SECTION. THE REVIEW SHALL BE CONDUCTED IN ACCORDANCE WITH STATE DEPARTMENT RULES, AND THE FREQUENCY, SAMPLE SIZE, AND TIMELINE OF THE REVIEW MUST BE REASONABLE CONSIDERING THE SIZE AND RESOURCES OF THE HEALTH-CARE FACILITY.

(B) If the state department finds that a health-care facility or licensed health-care professional is not in compliance with this section, AND THE NONCOMPLIANCE HAS RESULTED IN A DELAY OR DENIAL OF A DISCOUNT OWED

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

TO A PATIENT AS A RESULT OF THE SCREENING REQUIRED PURSUANT TO SECTION 25.5-3-502, the state department shall notify the health-care facility or licensed health-care professional and the facility or professional has ninety days AFTER NOTIFICATION to file a corrective action plan with the state department. ~~that~~ IF THE NONCOMPLIANCE RESULTED IN EXCESS CHARGES TO THE PATIENT, THE CORRECTIVE ACTION PLAN must include measures to inform the patient about the noncompliance and provide a financial correction consistent with this part 5. A health-care facility or licensed health-care professional may request up to one hundred twenty days to submit a corrective action plan. The state department may require a health-care facility or licensed health-care professional that is not in compliance with this part 5 or any state board rules adopted pursuant to this part 5 to develop and operate under a corrective action plan until the state department determines the health-care facility or licensed health-care professional is in compliance.

(C) IF A HEALTH-CARE FACILITY'S OR LICENSED HEALTH-CARE PROFESSIONAL'S NONCOMPLIANCE WITH THIS PART 5 DID NOT RESULT IN A DELAY OR DENIAL OF A DISCOUNT OWED TO A PATIENT AS A RESULT OF THE SCREENING REQUIRED PURSUANT TO SECTION 25.5-3-502, THE STATE DEPARTMENT MAY NOTIFY THE HEALTH-CARE FACILITY OR LICENSED HEALTH-CARE PROFESSIONAL OF THE NONCOMPLIANCE FOR PURPOSES OF QUALITY IMPROVEMENT.

(7) (a) THE STATE DEPARTMENT OR THE STATE BOARD SHALL NOT IMPOSE CHANGES TO THE UNIFORM SCREENING QUESTIONNAIRE, CHANGES TO THE APPLICATION, NEW REQUIREMENTS, NEW REPORTING OBLIGATIONS, NEW DOCUMENTATION STANDARDS, NEW DATA ELEMENTS, OR NEW PROGRAM CRITERIA THROUGH MANUALS, POLICY, OR OTHER SUBREGULATORY ISSUANCES UNLESS THE CHANGES OR NEW REQUIREMENTS HAVE BEEN:

(I) ADOPTED BY RULE PURSUANT TO THE "STATE ADMINISTRATIVE PROCEDURE ACT", ARTICLE 4 OF TITLE 24 , BY SEPTEMBER 1, 2026, FOR A RULE THAT WILL GO INTO EFFECT DURING TO THE 2026-27 STATE FISCAL YEAR AND EVERY YEAR THEREAFTER BY JUNE 1 PRIOR TO THE STATE FISCAL YEAR FOR WHICH THE RULE WILL GO INTO EFFECT; AND

(II) SUBJECT TO STAKEHOLDER ENGAGEMENT PURSUANT TO SUBSECTION (4) OF THIS SECTION.

(b) ANY CHANGE OR NEW REQUIREMENT DESCRIBED IN SUBSECTION (7)(a) OF THIS SECTION THAT WAS NOT ADOPTED THROUGH RULE-MAKING IS ADVISORY ONLY AND DOES NOT SERVE AS THE BASIS FOR ENFORCEMENT.

(c) THE STATE DEPARTMENT SHALL MAINTAIN AN UPDATED PUBLIC ARCHIVE OF ALL MANUALS AND SUBREGULATORY ISSUANCES, INCLUDING THE RATIONALE FOR CHANGES AND CITATIONS TO STATUTORY OR REGULATORY AUTHORITY FOR EACH CHANGE OR NEW REQUIREMENT.

(d) THIS SUBSECTION (7) DOES NOT APPLY TO RULES ADOPTED BY THE STATE DEPARTMENT OR THE STATE BOARD TO UPDATE ANNUAL FEDERAL POVERTY GUIDELINES OR IN RESPONSE TO EMERGENT AND IMMEDIATE TRENDS THAT ARE IDENTIFIED BY CONSUMERS OR HOSPITALS AS LIMITING THE PROGRAM'S EFFECTIVENESS AND ARE DEMONSTRATED BY DATA SUBMITTED TO THE STATE DEPARTMENT OR THE STATE BOARD.

SECTION 10. In Colorado Revised Statutes, 25.5-4-402.8, **amend** (2)(b) introductory portion, (2)(b)(II)(A), and (2)(e) as follows:

25.5-4-402.8. Hospital transparency report and requirements - definitions - rules.

(2) (b) Except as provided in subsection (2)(c) of this section, each hospital licensed pursuant to part 1 of article 3 of title 25, or certified pursuant to section 25-1.5-103 (1)(a)(II), shall make information available to the state department for purposes of preparing the annual hospital transparency report. The state board shall establish the CONTENT AND format of the information provided by each hospital on an annual basis BY RULE, ESTABLISHING THE FORMAT FOR INFORMATION FOR THE 2026 ANNUAL REPORT AS THE DEFAULT FORMAT UNLESS MODIFIED BY RULE. Each hospital shall provide the following information to the state department ON AN ANNUAL BASIS USING THE MOST RECENT CONTENT AND FORMAT REQUIREMENTS THAT WERE ADOPTED BY THE STATE BOARD AT LEAST THIRTY DAYS PRIOR TO THE BEGINNING OF THE HOSPITAL'S FISCAL YEAR:

(II) (A) Annual audited financial statements, prepared in accordance with generally accepted accounting principles. Each hospital shall submit the statements within one hundred ~~twenty~~ FIFTY days after the end of its fiscal year unless the state department grants an extension in writing in advance of that

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

date.

(e) Prior to issuing the hospital transparency report, the state department shall provide any hospital referenced in the hospital transparency report a copy of the DRAFT report BY DECEMBER 1 OF EACH YEAR. Each hospital AND A STATEWIDE HOSPITAL ASSOCIATION must have a minimum of fifteen BUSINESS days to review the hospital transparency report and any underlying data and submit corrections or clarifications to the state department.

SECTION 11. In Colorado Revised Statutes, 6-20-203, **amend** (5)(b) and (5)(c) as follows:

6-20-203. Limitations on collection actions - definition.

(5) Beginning September 1, 2022, a medical creditor collecting on a debt for hospital services shall not sell a medical debt to another party unless, prior to the sale, the medical debt seller has entered into a legally binding written agreement with the medical debt buyer of the debt pursuant to which:

(b) The debt is returnable to or recallable by the medical debt seller upon a determination that the patient should have been screened pursuant to ~~section 25.5-3-502~~ SECTIONS 25.5-3-502 AND 25.5-3-502.5 and is eligible for discounted care pursuant to section 25.5-3-503 or that the bill underlying the medical debt is eligible for reimbursement through a public health-care coverage program; and

(c) If it is determined that the patient should have been screened pursuant to ~~section 25.5-3-502~~ SECTIONS 25.5-3-502 AND 25.5-3-502.5 and is eligible for discounted care pursuant to section 25.5-3-503 or that the bill underlying the medical debt is eligible for reimbursement through a public health-care coverage program and the debt is not returned to or recalled by the medical debt seller, the medical debt buyer shall adhere to procedures that must be specified in the agreement that ensures the patient will not pay, and has no obligation to pay, the medical debt buyer and the medical creditor together more than the patient is personally responsible for paying.

SECTION 12. In Colorado Revised Statutes, 12-220-306, **amend** (4) as follows:

12-220-306. Dentists may prescribe drugs - surgical operations - anesthesia - limits on prescriptions - rules.

(4) A licensed dentist is strongly encouraged to purchase or utilize an electronic health product that includes integration of a tool that facilitates dentists' compliance with prescription drug monitoring standards. ~~required by section 12-30-114 (1)(a)(IV).~~

SECTION 13. In Colorado Revised Statutes, 12-240-130, **amend** (2)(a)(II); and **repeal** (2)(a)(III) and (5) as follows:

12-240-130. Renewal, reinstatement, reactivation - delinquency - fees - questionnaire.

(2) (a) The board shall design a questionnaire to accompany the renewal form for the purpose of determining whether a licensee has acted in violation of this article 240 or has been disciplined for any action that might be considered a violation of this article 240 or that might make the licensee unfit to practice medicine with reasonable care and safety. The board shall include on the questionnaire a question regarding whether:

(II) The licensee is in compliance with section 12-280-403 (2)(a) and is aware of the penalties for failing to comply with that section; AND

(III) ~~The licensee is in compliance with section 12-30-114; and~~

(5) ~~On and after October 1, 2022, as a condition of renewal, reinstatement, or reactivation of a license, each licensee or applicant shall attest that the licensee or applicant is in compliance with section 12-30-114 and that the licensee or applicant is aware of the penalties for noncompliance with that section.~~

SECTION 14. In Colorado Revised Statutes, 12-240-130.5, **amend** (6) as follows:

12-240-130.5. Continuing medical education - requirement - compliance - legislative declaration - rules - definitions.

(6) As part of the CME requirement established pursuant to this section, in addition to CME programs covering topics selected by the physician, a physician's CME credit hours must include

(a) ~~CME credit hours that comply with section 12-30-114 and related board rules; and~~

(b) CME credit hours covering a topic specified by the board by rule pursuant to subsection (7)(b) of this section.

SECTION 15. In Colorado Revised Statutes, 25-1.5-103, **amend**

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(1)(a)(I)(A) and (1)(a)(I)(F) as follows:

25-1.5-103. Health facilities - powers and duties of department - rules - limitations on rules - definitions - repeal.

(1) The department has, in addition to all other powers and duties imposed upon it by law, the powers and duties provided in this section as follows:

(a) (I) (A) To ~~annually~~ license and to establish and enforce standards for the operation of general hospitals, hospital units as defined in section 25-3-101 (2)(b), freestanding emergency departments as defined in section 25-1.5-114 (5)(b)(I), critical access hospitals as defined in section 25-1.5-114.5 (1)(b), psychiatric hospitals, community clinics, rehabilitation hospitals, convalescent centers, facilities for persons with intellectual and developmental disabilities, nursing care facilities, hospice care, assisted living residences, dialysis treatment clinics, ambulatory surgical centers, birthing centers, home care agencies, and other facilities of a like nature, except those wholly owned and operated by a governmental unit or agency.

(F) Sections 24-4-104 ~~C.R.S.~~ and 25-3-102 govern the issuance, suspension, renewal, revocation, annulment, or modification of licenses. All licenses issued by the department must contain the date of issue. ~~and cover a twelve-month period.~~ Nothing contained in this paragraph ~~(a)~~ SUBSECTION (1)(a) prevents the department from adopting and enforcing, with respect to projects for which federal assistance has been obtained or is requested, higher standards as may be required by applicable federal laws or regulations of federal agencies responsible for the administration of applicable federal laws.

SECTION 16. Act subject to petition - effective date. Section 25-3-102, Colorado Revised Statutes, as amended in section 3 of this act, and section 25-1.5-103, Colorado Revised Statutes, as amended in section 15 of this act, take effect July 1, 2028, and the remainder of this act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor; except that section 25-3-102, Colorado Revised Statutes, as amended in section 3 of this act, and section 25-1.5-103, Colorado Revised Statutes, as amended in section 15 of this act, take effect July 1, 2028."

Health & Human Services

After consideration on the merits, the Committee recommends that **SB26-146** 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 7, strike "AND".

Page 3, strike line 11 and substitute "COLORADO;

(e) ENCOURAGING THE USE OF DURABLE GOODS RATHER THAN SINGLE-USE PLASTIC ITEMS WOULD DRAMATICALLY REDUCE PLASTIC POLLUTION AND LEAD TO LONG-TERM BEHAVIOR CHANGE; AND

(f) MANY SINGLE-USE PLASTIC ITEMS CONTAIN TOXIC ADDITIVES SUCH AS PERFLUOROALKYL AND POLYFLUOROALKYL CHEMICALS, EVEN THOUGH HOUSE BILL 22-1345, ENACTED IN 2022, AND SENATE BILL 24-081, ENACTED IN 2024, PROHIBIT THE INTENTIONAL INCLUSION OF PERFLUOROALKYL AND POLYFLUOROALKYL CHEMICALS, WHICH ARE WIDELY RECOGNIZED AS ENVIRONMENTAL TOXICANTS HARMFUL TO HUMAN HEALTH.

(3) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT:

(a) THE IMPACTS OF SINGLE-USE PLASTIC ITEMS CONSTITUTE AN ENVIRONMENTAL JUSTICE ISSUE THAT DISPROPORTIONATELY BURDENS COMMUNITIES IDENTIFIED AS DISPROPORTIONATELY IMPACTED COMMUNITIES, AS DEFINED IN SECTION 24-4-109 AND ENACTED THROUGH THE "ENVIRONMENTAL JUSTICE ACT", AS ENACTED IN 2021 BY HOUSE BILL 21-1266. THESE COMMUNITIES INCLUDE THOSE WITH HIGHER PROPORTIONS OF LOW-INCOME HOUSEHOLDS, COMMUNITIES OF COLOR, AND THOSE EXPERIENCING CUMULATIVE ENVIRONMENTAL AND SOCIOECONOMIC STRESSORS, AS WELL AS COMMUNITIES WITH A HISTORY OF ENVIRONMENTAL RACISM AND SYSTEMIC DISINVESTMENT.

(b) EMISSIONS AND POLLUTION ASSOCIATED WITH SINGLE-USE PLASTIC

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

ITEMS OCCUR ACROSS THE FULL LIFE CYCLE OF PLASTIC PRODUCTION AND DISPOSAL, INCLUDING AT EXTRACTION SITES, REFINING FACILITIES, PETROCHEMICAL MANUFACTURING PLANTS, PRODUCT MANUFACTURING FACILITIES, AND LANDFILLS. THESE CUMULATIVE IMPACTS CONTRIBUTE TO PERSISTENT DISPARITIES IN AIR QUALITY, WATER CONTAMINATION, AND SOIL DEGRADATION IN DISPROPORTIONATELY IMPACTED COMMUNITIES."

Page 6, line 3, strike "OFFERED" and substitute "ASKED IF THEY WOULD LIKE".

Page 6, line 9, strike "AND".

Page 6, after line 9 insert:

"(c) A RETAIL FOOD ESTABLISHMENT OR THIRD-PARTY FOOD DELIVERY SERVICE SHALL PROVIDE ONLY THE SINGLE-USE FOOD SERVICEWARE ITEMS REQUESTED OR CONFIRMED BY A CUSTOMER; AND".

Reletter succeeding paragraph accordingly.

Page 6, line 19, strike "ONLINE ORDERING PROCESS ALLOWS FOR" and substitute "THIRD-PARTY FOOD DELIVERY SERVICE PROVIDES A RETAIL FOOD ESTABLISHMENT WITH THE OPTION TO ALLOW".

Page 6, line 21, strike "WANTS;" and substitute "WANTS IN THE ONLINE ORDERING PROCESS;".

Page 6, line 25, after "REQUESTED." add "A THIRD-PARTY FOOD DELIVERY SERVICE IS NOT LIABLE FOR A RETAIL FOOD ESTABLISHMENT'S FAILURE TO FOLLOW A CUSTOMER'S REQUEST IF THE THIRD-PARTY FOOD DELIVERY SERVICE ACCURATELY COMMUNICATED THE CUSTOMER'S REQUEST TO THE RETAIL FOOD ESTABLISHMENT.".

Page 6, line 26, strike "THIS SECTION DOES" and substitute "SUBSECTIONS (1)(a) AND (1)(b) OF THIS SECTION DO".

Page 6, line 27, strike "THIS".

Page 7, strike line 1 and substitute "SUBSECTIONS (1)(a) AND (1)(b) OF THIS SECTION:".

Page 7, line 16, strike the second "OR".

Page 7, strike line 22 and substitute "SERVICE;

(f) MEALS PROVIDED TO PATIENTS OR RESIDENTS OF A HEALTH FACILITY LICENSED OR CERTIFIED BY THE DEPARTMENT PURSUANT TO SECTION 25-1.5-103 OR CERTIFIED BY THE STATE DEPARTMENT PURSUANT TO SECTION 25.5-5-412, INCLUDING HOSPITALS, LONG-TERM CARE FACILITIES, HOSPICE INPATIENT FACILITIES, AND ASSISTED LIVING RESIDENCES; OR

(g) SCHOOL CAFETERIAS."

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-116, HB26-1008, HB26-1009, HB26-1053, HB26-1088 were made Special Orders at 9:41a.m.

Committee of the Whole

The hour of 9:41a.m. having arrived, Senator Roberts moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Roberts was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-116 by Senator(s) **Weissman**; also Representative(s) Zokaie--Concerning the taxation of property, and, in connection therewith, authorizing municipalities to levy a lodging tax, clarifying the valuation for assessment of lodging property, extending the portable qualified-senior primary residence benefit, and modifying the taxation of business personal property.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, April 15, page(s) 684-686 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 24, page(s) 875-876 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1008 by Representative(s) Lukens and Taggart; also Senator(s) **Marchman and Rich**-- Concerning measures to enhance outdoor recreation opportunities in the state, and, in connection therewith, expanding the division of parks and wildlife's capacity for outdoor recreation coordination, planning, and management, and making an appropriation.

Amendment No. 1, Agriculture & Natural Resources Committee Amendment.
(Printed in Senate Journal, March 27, page(s) 508 and placed in members' bill files.)

Amendment No. 2(L.011), by Senator Marchman.
Amend reengrossed bill, page 17, line 27, strike "(1)".

Page 18, lines 4 and 5, strike "follows:
(a) \$436, 025" and substitute "follows, \$436,025".

Page 18, line 7, strike "FTE; and" and substitute "FTE."

Page 18, strike lines 8 and 9.

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1009 by Representative(s) Duran and Gonzalez R.; also Senator(s) **Wallace and Pelton B.**-- Concerning using a mandatory lethality assessment when responding to a domestic violence incident.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1053 by Representative(s) Mauro; also Senator(s) **Pelton B. and Wallace**--Concerning the administration of duties related to the ownership of a vehicle, and, in connection therewith, making an appropriation.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, April 8, page(s) 597 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1088 by Representative(s) Clifford and Taggart; also Senator(s) **Cutter and Kolker**-- Concerning entity filings made with the secretary of state, and, in connection therewith, making an appropriation.

Amendment No. 1, State, Veterans & Military Affairs Committee Amendment.
(Printed in Senate Journal, April 2, page(s) 562-563 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-116, as amended, HB26-1008, as amended, HB26-1009, HB26-1053, as amended, HB26-1088, as amended.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1304 by Representative(s) Lindsay and Winter T., Story; also Senator(s) **Pelton B. and Hinrichsen**, Mullica--Concerning the authority of history Colorado to dispose of rights related to minerals, and, in connection therewith, authorizing the disposal of Weld County rights and West Virginia rights.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman and Kipp.

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:

SB26-149 by Senator(s) **Amabile and Simpson**; also Representative(s) Caldwell and McCluskie--Concerning pathways for individuals with mental health disorders, and, in connection therewith, making an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator Amabile was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.056), by Senator Amabile.

Amend engrossed bill, page 89, line 9, strike "(23.5)".

Page 103, line 15, strike "(7.1)" and substitute "(7.1)".

The amendment was **passed** on the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Baisley, Ball, Bright, Carson, Catlin, Coleman, Gonzales J., Jodeh, Kipp, Kirkmeyer, Kolker, Marchman, Pelton B., Pelton R., Rich, Wallace, and Zamora Wilson.

Committee of the Whole On motion of Senator Roberts, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Roberts was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-160 by Senator(s) **Rodriguez**; --Concerning employee protections in the workplace.

Ordered engrossed and placed on the calendar for third reading and final passage.

SB26-169 by Senator(s) **Roberts and Carson**, Frizell, Weissman; also Representative(s) Luck and Camacho, Soper, Woodrow--Concerning the nonsubstantive revision of the Colorado Revised Statutes, as amended, and, in connection therewith, amending or repealing obsolete, imperfect, and inoperative law to preserve the legislative intent, effect, and meaning of the law.

Ordered engrossed 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 Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-160, SB26-169.

Committee of the Whole On motion of Senator Roberts, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills, and Senator Roberts was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-163 by Senator(s) **Roberts**; also Representative(s) Smith--Concerning the regulation of gambling activities in the state, and, in connection therewith, expanding the membership of the Colorado limited gaming control commission, repealing the Colorado racing commission and transferring its authorities to the Colorado limited gaming control commission, repealing the division of racing events and transferring its regulatory activities to the division of gaming, expanding the scope of the licensing duties that the Colorado limited gaming control commission may delegate to the division of gaming, allowing individuals to voluntarily exclude themselves from sports betting in the state, and allowing the director of the division of gaming to approve optional wagers and minor modifications for certain table games.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, April 22, page(s) 823-829 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1288 by Representative(s) Joseph and Carter; also Senator(s) **Roberts and Wallace**--Concerning measures related to jury selection.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1320 by Representative(s) Nguyen and Garcia; also Senator(s) **Benavidez**--Concerning statutory requirements for ballot title language, and, in connection therewith, requiring the use of accessible language and allowing for the modification of statutorily required ballot title language.

Amendment No. 1, State, Veterans & Military Affairs Committee Amendment.
(Printed in Senate Journal, April 22, page(s) 829 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

SB26-135

by Senator(s) **Bridges and Kipp**, Amabile, Benavidez, Coleman, Cutter, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kolker, Lindstedt, Marchman, Mullica, Rodriguez, Snyder, Sullivan, Weissman; also Representative(s) Bacon and Lukens, Boesenecker, Camacho, Carter, Duran, Goldstein, Hamrick, Joseph, Lieder, Lindsay, Martinez, McCormick, Nguyen, Paschal, Phillips, Rydin, Smith, Stewart R., Titone, Velasco, Willford--Concerning state public education K-12 funding, and, in connection therewith, increasing appropriations for state public education K-12 by up to two percent for ten years, using the increased appropriations for district school financing factor funding, allowing the state to retain an amount of state revenue in excess of the limitation on state fiscal year spending equal to state public K-12 education funding, and submitting a ballot question to the registered electors of the state.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, March 13, page(s) 394-395 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 17, page(s) 744-748 and placed in members' bill files.)

Amendment No. 3(L.010), by Senator Bridges.

Amend printed bill, page 6, line 21, after "MAINTAIN" insert "THE".

Page 1 of the bill, lines 104 and 105, strike "USING THE INCREASED APPROPRIATIONS FOR DISTRICT SCHOOL FINANCING FACTOR FUNDING,".

Amend the Senate Appropriations Committee Report, dated April 17, 2026, page 6, strike lines 7 and 8.

Page 7 of the report, line 9, strike "Page 10, line 1;".

Amendment No. 4(L.014), by Senator Bridges.

Amend printed bill, page 7, line 19, strike ""EXCESS STATE REVENUES" and substitute ""CHILDREN'S".

Page 7 of the bill, line 20, strike "EXCESS STATE REVENUES" and substitute "CHILDREN'S".

Page 8 of the bill, lines 2 and 3, strike the second "excess state revenues" and substitute "children's".

Amend the Senate Appropriations Committee Report, dated April 17, 2026, page 5, lines 17 and 18, strike ""EXCESS STATE REVENUES" and substitute ""CHILDREN'S".

Page 5 of the report, line 25, strike "EXCESS STATE REVENUES" and substitute "CHILDREN'S".

Amendment No. 5(L.019), by Senator Bridges.

Amend printed bill, page 7 of the bill, strike lines 17 and 18.

Re-number succeeding subsections accordingly.

Page 8 of the bill, strikes lines 11 through 14 and substitute "CHILDREN'S ACCOUNT, WHICH CONSISTS OF:

(I) FOR STATE FISCAL YEAR 2026-27, AN AMOUNT OF MONEY EQUAL TO THE AMOUNT THAT THE STATE RETAINS FOR STATE FISCAL YEAR 2026-27 PURSUANT TO SUBSECTION (1) OF THIS SECTION; AND

(II) FOR STATE FISCAL YEARS COMMENCING ON OR AFTER JULY 1, 2027, AN AMOUNT OF MONEY EQUAL TO THE AMOUNT THAT THE STATE RETAINS FOR A GIVEN FISCAL YEAR PURSUANT TO SUBSECTION (1) OF THIS SECTION MINUS AN AMOUNT EQUAL TO THE TOTAL DOLLAR AMOUNT OF WARRANTS ISSUED BY THE STATE TREASURER PURSUANT TO SECTION 39-3-207 (4) IN THE SAME FISCAL YEAR."

Page 8 of the bill, line 16, strike "ASSEMBLY SHALL".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 8 of the bill, strike line 27.	1
	2
Page 9 of the bill, after line 26 insert:	3
	4
"(6) (a) THE MONEY THAT THE GENERAL ASSEMBLY TRANSFERS OR APPROPRIATES PURSUANT TO SUBSECTION (2)(b)(I) OF THIS SECTION, EXCEPT FOR THE POSITIVE FACTOR ACCELERATION AMOUNT AS DEFINED IN SECTION 22-54-103.7 (1)(e), SHALL SUPPLEMENT AND NOT SUPPLANT TOTAL PROGRAM, AS DEFINED IN SECTION 22-55-102 (18)."	5
	6
	7
	8
	9
	10
Page 10 of the bill, line 1, strike "ON" and substitute "ON OR BEFORE JANUARY 15, 2027, ON".	11
	12
	13
Amend the Senate Appropriations Committee Report, dated April 17, 2026, page 1, line 2, after " amend " insert "(3)(b) and".	14
	15
Page 1 of the report, after line 5 insert:	16
	17
"(3) (b) For the 2026-27 budget year, a district's total program is the greater of the district's total program determination for the 2024-25 budget year or the amount calculated pursuant to section 22-54-104 plus an amount equal to thirty percent THE FINAL PHASE-IN PERCENTAGE of the difference between the district's total program calculation pursuant to section 22-54-103.5 and the district's total program calculation pursuant to section 22-54-104."	18
	19
	20
	21
	22
	23
	24
Page 1 of the report, line 6, strike "(3)".	25
Page 2 of the report, after line 6 insert:	26
	27
"(A) FOR BUDGET YEAR 2026-27, THIRTY PERCENT;"	28
	29
Reletter succeeding sub-subparagraphs accordingly.	30
	31
Page 3 of the report, strike lines 23 through 27 and substitute:	32
	33
"(I) FOR THE 2026-27 BUDGET YEAR, TWO PERCENT OF PROGRAM FOUNDATION CALCULATED FOR THE 2025-26 BUDGET YEAR;"	34
	35
	36
Page 3 of the report, line 28, strike "2028-29" and substitute "2027-28".	37
	38
Page 3 of the report, line 31, strike "YEAR;" and substitute "YEAR; AND".	39
	40
Page 3 of the report, line 34, strike "2036-37" and substitute "2035-36".	41
	42
Page 4 of the report, line 28, strike "2027-28" and substitute "2026-27".	43
	44
Page 5 of the report, strike lines 17 through 28 and substitute:	45
	46
"Page 8 of the bill, strike lines 17 through 22 and substitute: "ASSEMBLY:"."	47
	48
Page 6 of the report, line 23, strike "JULY 1, 2027," and substitute "AUGUST 1, 2027,".	49
	50
	51
Page 7 of the report, strike line 13 and substitute "page 1, line 4, strike "MINUS" and substitute "MINUS, FOR THE 2027-28 BUDGET YEAR AND EACH BUDGET YEAR THEREAFTER,".	52
	53
	54
	55
Page 1 of the report, line 6, strike "SAME" and substitute "CURRENT:"."	56
	57
Page 7 of the report, strike line 18 and substitute:	58
	59
"Page 1 of the report strike lines 19 through 21.".	60
	61
Strike "JULY 1, 2027," and substitute "JULY 1, 2026," on: Page 3 of the report , lines 9, 14, and 18.	62
	63
	64
Strike "2035-36" and substitute "2034-35" on: Page 3 of the report , lines 10, 28, and 36; and Page 4 of the report , line 1.	65
	66
	67

Amendment No. 6(L.021), by Senator Bridges.

Amend the Senate Appropriations Committee Report, dated April 17, 2026, page 2, line 29 strike "IS" and substitute "SHALL ONLY BE EXPENDED BY".

Page 2 of the report, line 30, strike "AVAILABLE TO".

Page 2 of the report, line 33, strike "AND" and substitute "OR".

Page 2 of the report, line 34, strike "COURSES." and substitute "COURSES; OR (V) ANY COMBINATION OF THE USES ALLOWED BY THIS SUBSECTION (3)(e).".

Amend printed bill, page 7, line 2, strike "IS AVAILABLE TO" and substitute "SHALL ONLY BE EXPENDED BY".

Page 7 of the bill, line 6, strike "AND" and substitute "OR".

Page 7 of the bill, line 7, strike "COURSES." and substitute "COURSES; OR (e) ANY COMBINATION OF THE USES ALLOWED BY THIS SUBSECTION (6).".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

(For further action, see amendments to the report of the Committee of the Whole.)

SB26-134 by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks.

Laid over until Monday, April 27, 2026.

SB26-068 by Senator(s) **Kolker and Pelton B.**; also Representative(s) Hamrick and Garcia Sander--Concerning measures to modify the administration of education assessments.

Laid over until Monday, April 27, 2026.

SB26-070 by Senator(s) **Amabile and Zamora Wilson**, Gonzales J., Hinrichsen, Marchman, Wallace; also Representative(s) Zokaie and Nguyen, Brown, Camacho, Garcia, Lieder, Martinez, McCormick, Smith, Titone, Velasco--Concerning prohibiting a government entity from accessing a database that stores historical location information.

Laid over until Monday, April 27, 2026.

SB26-131 by Senator(s) **Ball and Pelton B.**; also Representative(s) Woodrow and Woog--Concerning protections against abusive practices in sports betting.

Laid over until Monday, April 27, 2026.

HB26-1005 by Representative(s) Mabrey and Bacon, Duran, Boesenecker, Brown, Camacho, Clifford, Espenoza, Froelich, Garcia, Gilchrist, Hamrick, Jackson, Lieder, Lindsay, Lukens, Martinez, Mauro, McCormick, Phillips, Rydin, Sirota, Stewart K., Stewart R., Titone, Velasco, Woodrow, Zokaie; also Senator(s) **Danielson and Jodeh**, Bridges, Cutter, Exum, Gonzales J., Hinrichsen, Kipp, Kolker, Lindstedt, Marchman, Sullivan, Wallace, Weissman--Concerning measures to reduce barriers in the "Labor Peace Act" to promote good faith collective bargaining negotiations, and, in connection therewith, reducing an appropriation.

Laid over until Thursday, April 30, 2026.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (HB26-1210, SB26-162) of Friday, April 24 laid over until Monday, April 27, retaining its place on the calendar.

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

SB26-135 by Senator(s) **Bridges and Kipp**, Amabile, Benavidez, Coleman, Cutter, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kolker, Lindstedt, Marchman, Mullica, Rodriguez, Snyder, Sullivan, Weissman; also Representative(s) Bacon and Lukens, Boesenecker, Camacho, Carter, Duran, Goldstein, Hamrick, Joseph, Lieder, Lindsay, Martinez, McCormick, Nguyen, Paschal, Phillips, Rydin, Smith, Stewart R., Titone, Velasco, Willford--Concerning state public education K-12 funding, and, in connection therewith, increasing appropriations for state public education K-12 by up to two percent for ten years, using the increased appropriations for district school financing factor funding, allowing the state to retain an amount of state revenue in excess of the limitation on state fiscal year spending equal to state public K-12 education funding, and submitting a ballot question to the registered electors of the state.

Senator Pelton B. moved to amend the report of the Committee of the Whole to show that the following Pelton B. floor amendment, (L.012) to SB26-135, did pass.

Amend the Senate Appropriations Committee Report, dated April 17, 2026, page 6, line 3, strike "MAY" and substitute "SHALL TRANSFER THE REMAINDER TO THE KIDS MATTER ACCOUNT CREATED IN SECTION 22-55-103 (6)(b).".

Page 6, strike line 4.

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	13	NO	20	EXCUSED	2	ABSENT	0
Amabile	N	Danielson	E	Kolker	Y	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	N	Exum	E	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	N	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	N		

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	23	NO	10	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-163, HB26-1088, as amended, HB26-1320, as amended, SB26-135, as amended.

Laid over until Monday April 27: SB26-134, SB26-068, SB26-070, SB26-131, HB26-1210, SB26-162.

Laid over until Thursday April 30: HB26-1005.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
BOARD OF ASSESSMENT APPEALS

effective July 1, 2025 for terms expiring June 30, 2026:

Diane DeVries of Wheat Ridge, Colorado, reappointed;

Claudia Crane of Crestone, Colorado, reappointed;

John DeRungs of Denver, Colorado, reappointed;

Monte Mullins of Alamosa, Colorado, reappointed;

Jess Ketchum of Pagosa Springs, Colorado, reappointed;

Jeb Marsh of Dillon, Colorado, reappointed.

effective July 1, 2025 for a term expiring June 30, 2029:

Valerie Carissa Bartell of Longmont, Colorado, reappointed.

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
STATEWIDE INTERNET PORTAL AUTHORITY

effective June 2, 2025, for a term expiring June 1, 2029:

Danielle Morrill of Denver, Colorado, to serve as a member from the private sector, reappointed.

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

**MEMBERS OF THE
UNDERGROUND DAMAGE PREVENTION SAFETY COMMISSION**

effective January 2, 2026 for terms expiring January 1, 2029:

- Martin Schmidt of Gunnison, Colorado, to serve as a representative of counties, appointed;
- Erick Anderson of Denver, Colorado, to serve as a representative of municipalities, appointed;
- Brandon Bernard of Colorado Springs, Colorado, to serve as a representative of water utilities, appointed;
- Jason Fick of Milliken, Colorado, to serve as a representative of energy producers, appointed;
- Kathleen Anderson of Aurora, Colorado, to serve as a representative of contractors, reappointed;
- Annemarie Bluff of Peyton, Colorado, to serve as a representative of excavators, reappointed.

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

**MEMBER OF THE
UNINSURED EMPLOYER BOARD**

effective September 2, 2025 for a term expiring September 1, 2028:

- David Loomis of Littleton, Colorado, to serve as a representative of employers, appointed.

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
BOARD OF REAL ESTATE APPRAISERS

effective July 2, 2025 for a term expiring July 1, 2028:

Valerie Bartell of Longmont, Colorado, to serve as a real estate appraiser with experience in eminent domain matters, appointed.

for a term expiring July 1, 2028:

Bessie Chachas of Denver, Colorado to serve as a public member, appointed.

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
PARKS AND WILDLIFE COMMISSION

for a term expiring July 1, 2029:

Frances Silva Blayney of Colorado Springs, Colorado, to serve as a representative of sportspersons and outfitters, appointed.

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

CONSIDERATION OF GOVERNOR'S APPOINTMENTS

On motion of Majority Leader Rodriguez, the following Governor's appointments were laid over until Thursday, May 14, 2026.

MEMBER OF THE
PARKS AND WILDLIFE COMMISSION

for a term expiring July 1, 2027:

Christopher Sichko of Boulder, Colorado, to serve as a representative of sportspersons, occasioned by the resignation of Murphy Robinson of Littleton, Colorado, appointed.

for a term expiring July 1, 2029:

John Emerick of Redstone, Colorado, to serve as a representative of the public at large and a member west of the Continental Divide, appointed.

On motion of Senator Roberts, the following Governor's appointments were confirmed by a roll call vote:

MEMBERS OF THE
COLORADO STATE FAIR AUTHORITY
BOARD OF COMMISSIONERS

for terms expiring November 1, 2029:

Thomas Downey of Denver, Colorado, to serve as a representative of Agricultural District 1 and as a Democrat, appointed;

Gregory Kolomitz of La Junta, Colorado, to serve as a representative of the state at large, and as a Democrat, appointed;

Jeffrey Mandarich of Colorado Springs, Colorado, to serve as a representative of the state at large, and as an Unaffiliated, reappointed.

YES	25	NO	8	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

CONSIDERATION OF CONFERENCE COMMITTEE REPORTS

HB26-1399 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Kirkmeyer, Bridges**--Concerning the elimination of the annual transfer from the general fund to the multimodal transportation and mitigation options fund, and, in connection therewith, reducing an appropriation.

Senator Amabile moved for the adoption of the first report of the first conference committee on **HB26-1399**, as printed in Senate journal, April 23, page(s) 864-865. The motion was **adopted** by the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	32	NO	1	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

HB26-1405 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Amabile and Kirkmeyer**, Bridges--Concerning transfers of money from certain cash funds to the general fund.

Senator Kirkmeyer moved for the adoption of the first report of the first conference committee on **HB26-1405**, as printed in Senate journal, April 23, page(s) 865. The motion was **adopted** by the following roll call vote:

YES	32	NO	1	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	31	NO	2	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

HB26-1380 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the repeal of the office of the judicial discipline ombudsman.

Senator Bridges moved for the adoption of the first report of the first conference committee on **HB26-1380**, as printed in Senate journal, April 23, page(s) 866. The motion was **adopted** by the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

HB26-1409 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the distribution of money collected from the retail marijuana sales tax.

Senator Kirkmeyer moved for the adoption of the first report of the first conference committee on **HB26-1409**, as printed in Senate journal, April 23, page(s) 866. The motion was **adopted** by the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	29	NO	4	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

HB26-1412 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning authorizing the department of health care policy and financing to use statistical sampling and extrapolation to recover overpayments to providers for certain medicaid services, and, in connection therewith, making and reducing an appropriation.

Senator Bridges moved for the adoption of the first report of the first conference committee on **HB26-1412**, as printed in Senate journal, April 23, page(s) 867. The motion was **adopted** by the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66

**MEMORANDUM
REPORT FROM THE HOUSE AND SENATE
COMMITTEES ON DELAYED BILLS**

Pursuant to Joint Rule 23 (c), the House and Senate Committees on Delayed Bills, acting jointly, extend the following deadlines for House Bill 26-1410, the 2026-27 Long Bill:

The Friday, April 17 deadline (the 94th legislative day) for adoption of the conference committee report on the long appropriation bill, as extended until Friday, April 24th (the 101st legislative day), is further extended until Tuesday, April 28, 2026 (the 105th legislative day).

This memorandum shall be printed in the journal of each house as is required by Joint Rule 23 (c).

(signed) Representative McCluskie
Speaker of the House of Representatives

(signed) Senator Coleman
President of the Senate

(signed) Representative Duran
House Majority Leader

(signed) Senator Rodriguez
Senate Majority Leader

(signed) Representative Caldwell
House Minority Leader

(signed) Senator Simpson
Senate Minority Leader

MESSAGE FROM THE HOUSE

April 24, 2026
Mr. President:

The House has passed on Third Reading and returns herewith SB26-136.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-095, amended as printed in House Journal, April 17, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1132 and HB26-1287, amended as printed in House Journal, April 22, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1130, amended as printed in House Journal, March 9, 2026, and April 22, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

April 24, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, HB26-1130, 1132, and 1287.
Without comment, as amended, SB26-095.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- HB26-1028** by Representative(s) Garcia and Velasco; also Senator(s) **Cutter**--Concerning second language diploma endorsements for graduating high school students.
Education
- HB26-1143** by Representative(s) Ricks and Joseph; also Senator(s) **Weissman**--Concerning information collected for a background check by entities that provide non-employment-based educational opportunities.
Education
- HB26-1226** by Representative(s) Willford and Froelich, Bacon, Brown, Camacho, Clifford, Garcia, Goldstein, Hamrick, Mabrey, McCormick, Nguyen, Sirota, Smith, Stewart R., Story, Titone, Valdez, Velasco, Woodrow, Zokaie; also Senator(s) **Weissman and Cutter**, Kipp, Wallace--Concerning measures to reduce emissions from certain electric generating units in the state.
Transportation & Energy
- HB26-1298** by Representative(s) Rydin and Keltie; also Senator(s) **Cutter**--Concerning the authority for criminal background checks for child welfare out-of-home placement providers, and, in connection therewith, making an appropriation.
Health & Human Services
- HB26-1314** by Representative(s) English; also Senator(s) **Exum**--Concerning increasing family stability, and, in connection therewith, prioritizing kinship placements in certain circumstances and facilitating grandparent contact.
Health & Human Services
- HB26-1317** by Representative(s) McCluskie and Taggart; also Senator(s) **Bridges and Frizell**--Concerning creating a unified system of postsecondary talent development, and, in connection therewith, creating a committee to develop a plan to transition oversight of workforce development programs to the department of higher education.
Education

Journal correction:

Page 375, line 53, before "Mullica" insert "Senator".

Page 632, line 60, before "Marc" insert "Senator".

Page 632, line 61, before "Katie" insert "Senator".

Page 632, line 62, before "Janice" insert "Senator".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Monday,
April 27, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

104th Legislative Day Monday, April 27, 2026

- Prayer 10
By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver. 11
- Call to Order 12
By the President at 10:00 a.m. 13
- Roll Call 14
Present--34. 15
Excused--1, Rich. 16
Present later--1, Rich. 17
Excused later--1, Liston. 18
- Quorum 19
The President announced a quorum present. 20
- Pledge 21
By Senator Kirkmeyer. 22
- Approval of the Journal 23
On motion of Senator Lindstedt, the Journal of Friday, April 24, 2026, was approved as corrected by the Secretary. 24

SENATE SERVICES REPORT

- Correctly Engrossed:** SB26-116, 135, 160, 163, and 169; SJR26-024. 25
- Correctly Reengrossed:** SB26-149. 26
- Correctly Revised:** HB26-1008, 1009, 1053, 1088, 1288, and 1320. 27
- Correctly Rerevised:** HB26-1304. 28
- Correctly Enrolled:** SB26-136. 29

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege. 30

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c). 31

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Special Orders -- Second Reading of Bills Calendar (HB26-1019) of Monday, April 27 was laid over until after General Orders-- Second Reading of Bills Calendar of Monday, April 27. 32

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of General Orders--Second Reading of Bills--Consent Calendar. 33

Committee of the Whole 34
On motion of Senator Wallace, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Wallace was called to act as Chair. 35

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1318 by Representative(s) Nguyen and Froelich; also Senator(s) **Cutter**--Concerning traffic safety near schools.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, April 23, page(s) 852-853 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 Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	E	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1318, as amended.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of General Orders--Second Reading of Bills.

Committee of the Whole On motion of Senator Wallace, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills, and Senator Wallace was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-068 by Senator(s) **Kolker and Pelton B.**; also Representative(s) Hamrick and Garcia Sander--Concerning measures to modify the administration of education assessments.

Laid over until Friday, May 1, 2026.

SB26-131 by Senator(s) **Ball and Pelton B.**; also Representative(s) Woodrow and Woog--Concerning protections against abusive practices in sports betting.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, March 18, page(s) 432 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 21, page(s) 810 and placed in members' bill files.)

Amendment No. 3(L.009), by Senator Ball.

Amend printed bill, page 7, line 16, strike "**requirements and prohibitions.**" and substitute "**prohibitions - definition.**".

Page 7, strike lines 17 through 27.

Page 8, strike lines 1 through 12 and substitute:

"(1) (a) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES, "MARKETING AFFILIATE" MEANS A PERSON THAT PROMOTES A SPORTS BETTING OPERATION IN EXCHANGE FOR A COMMISSION OR FEE.

(b) "MARKETING AFFILIATE" DOES NOT INCLUDE A BROADCASTER.

(2) A SPORTS BETTING OPERATION OR THE SPORTS BETTING OPERATION'S MARKETING AFFILIATES SHALL NOT TARGET PERSONS UNDER TWENTY-ONE YEARS OLD OR CREATE ADVERTISING CONTENT THAT IS CLEARLY MEANT, BECAUSE OF THE CONTENT'S MESSAGE OR GRAPHICS, FOR AN AUDIENCE UNDER TWENTY-ONE YEARS OLD.

(3) A SPORTS BETTING OPERATION OR THE SPORTS BETTING OPERATION'S MARKETING AFFILIATES SHALL NOT ADVERTISE ON MEDIA, INCLUDING BROADCAST, CABLE, RADIO, PRINT, AND DIGITAL COMMUNICATIONS, FOR WHICH THE MAJORITY OF THE DEMOGRAPHIC AUDIENCE IS REASONABLY EXPECTED BY THE SPORTS BETTING OPERATION OR SPORTS BETTING OPERATION'S MARKETING AFFILIATE TO BE UNDER TWENTY-ONE YEARS OLD. THIS SUBSECTION (3) DOES NOT APPLY TO PUBLIC VENUES WHERE THE DEMOGRAPHICS OF ATTENDEES CANNOT BE DETERMINED."

Amendment No. 4(L.014), by Senator Ball.

Amend printed bill, page 6, strike line 4 and substitute "(5)(a) introductory portion, (5)(c), (5)(d), (7), and (8); and **add** (5)(a.5) as follows:".

Page 6, after line 7 insert:

"(5) (a) A sports betting operator shall ~~promptly~~ AS SOON AS PRACTICABLE report to the division:

(a.5) A SPORTS BETTING OPERATOR SHALL SIMULTANEOUSLY REPORT INFORMATION DESCRIBED IN SUBSECTIONS (5)(a)(II) AND (5)(a)(III) OF THIS SECTION TO THE RELEVANT SPORTS GOVERNING BODY.

(c) The division shall ~~given good and sufficient reason~~; USE REASONABLE EFFORTS TO cooperate with a sports governing body and sports betting operators to ensure the timely, efficient, and accurate sharing of information for the sole purpose of ensuring the integrity of their sport.

(d) The division and sports betting operators shall ~~given good and sufficient reason~~; USE REASONABLE EFFORTS TO cooperate with investigations conducted by sports governing bodies and shall cooperate with law enforcement agencies, including providing or facilitating the provision of account-level betting information and any available audio or video files relating to persons placing bets."

Page 11, after line 6 insert:

"SECTION 8. In Colorado Revised Statutes, 44-30-1505, **amend** (7) as follows:

44-30-1505. License classifications - number of licenses - designated sports betting operators - qualifications - rules.

(7) A sports governing body may petition the commission to restrict, limit, or exclude a ~~type of wager the outcome of which is solely determined by the actions of a single player~~ CERTAIN TYPE OF WAGER WITH RESPECT TO SPORTING EVENTS OF THE SPORTS GOVERNING BODY. Upon receiving ~~such~~ a petition, the commission shall review the request in good faith, seek input from the sports betting operators on the petition, and, if the commission deems it appropriate, adopt rules to restrict, limit, or exclude that type of wager."

Renumber succeeding section accordingly.

Amendment No. 5(L.015), by Senator Ball.

Amend printed bill, page 5, line 17, strike "MESSAGE" and substitute "MESSAGE, INCLUDING A TEXT MESSAGE,".

Page 6, strike lines 21 and 22 and substitute "MORE THAN SIX SEPARATE DEPOSITS FROM AN INDIVIDUAL DURING A GAMING DAY, WHICH IS A CONTINUOUS TWENTY-FOUR-HOUR PERIOD ESTABLISHED BY AN INTERNET SPORTS BETTING OPERATOR TO RECORD, RECONCILE, OR REPORT GAMING ACTIVITY FOR TAX OR REGULATORY PURPOSES.".

Page 7, line 7, strike "NOTIFICATIONS OR TEXT MESSAGE".

Amendment No. 6(L.016), by Senator Ball.

Amend printed bill, page 4, strike line 21 and substitute "(8.7) as follows:".

Page 4, strike lines 26 and 27.

Page 5, strike lines 1 through 4.

Page 5, strike lines 20 through 27.

Page 6, strike lines 1 and 2.

Page 6, line 4, strike "(7) and".

Page 6, strike lines 8 through 14.

Page 6, strike lines 23 through 27.

Page 7, strike lines 1 through 5.

Reletter succeeding paragraphs accordingly.

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-166 by Senator(s) **Benavidez and Kipp**; also Representative(s) Goldstein--Concerning school board member disqualifying convictions.

Amendment No. 1, Education Committee Amendment.

(Printed in Senate Journal, April 23, page(s) 850 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-142 by Senator(s) **Ball**; also Representative(s) Joseph and Gonzalez R.--Concerning the development of thermal energy resources.

Amendment No. 1, Transportation & Energy Committee Amendment.

(Printed in Senate Journal, April 23, page(s) 853-855 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-134 by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks.

Amendment No. 1(L.029), by Senator Lindstedt.

Amend printed bill, page 9, strike lines 24 through 27.

Page 10, strike lines 1 through 8 and substitute:

"SECTION 2. Act subject to petition - effective date - applicability.

(1) This act takes effect January 1, 2028; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within the ninety-day period after final

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

adjournment of the general assembly, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect January 1, 2028, or on the date of the official declaration of the vote thereon by the governor, whichever is later.

(2) This act applies to conduct occurring on or after the applicable effective date of this act .".

Amendment No. 2(L.031), by Senator Lindstedt.

Amend printed bill, page 3, line 4, after "**penalties -**" insert "**use of savings -**".

Page 9, after line 23 insert:

"(7) **Use of savings.** FOR THE 2026-27 STATE FISCAL YEAR AND EACH STATE FISCAL YEAR THEREAFTER, A RETAIL BUSINESS THAT HAS MORE THAN FIVE HUNDRED EMPLOYEES STATEWIDE ON THE EFFECTIVE DATE OF THIS SECTION SHALL APPLY ANY SAVINGS RESULTING FROM THIS SECTION TO REDUCING PRICES FOR CONSUMERS OR INVESTING IN EMPLOYEE WAGES OR BENEFITS."

Amendment No. 3(L.033), by Senator Simpson.

Amend printed bill, page 9, after line 23 insert:

"(8) FOR THE PURPOSES OF SUBSECTION (7) OF THIS SECTION, THE FIVE-HUNDRED-EMPLOYEE THRESHOLD DESCRIBED IN SUBSECTION (7) OF THIS SECTION IS BASED ON A RETAIL BUSINESS'S PARENT COMPANY AND NOT ON A SINGLE LOCATION OF THE PARENT COMPANY."

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

At the order of the President, Senator Rich was added to the current roll call.

At the order of the President, Senator Liston was excused.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-131, as amended, SB26-166, as amended, SB26-142, as amended, SB26-134, as amended.

Laid over until Tuesday, April 28: SB26-070, HB26-1210, SB26-162.

Laid over until Friday, May 1: SB26-068.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1019 was made Special Orders at 12:39p.m.

Committee of the Whole

The hour of 12:39p.m. having arrived, Senator Wallace moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Wallace was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1019 by Representative(s) Lieder and Bacon; also Senator(s) **Roberts and Rich**--Concerning mandatory health-care coverage for preventive kidney function screening services.

Amendment No. 1(L.004), by Senator Roberts.

Amend reengrossed bill, page 5, line 26, strike "MUST NOT" and substitute "ARE NOT REQUIRED TO".

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

On motion of Senator Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1019, as amended.

THIRD READING OF BILLS -- FINAL PASSAGE -- CONSENT CALENDAR

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

Upon request of Majority Leader Rodriguez, SB26-160 was removed from the Third Reading of Bills -- Final Passage -- Consent Calendar of Monday, April 27, and was placed at the end of the Third Reading of Bills -- Final Passage Calendar.

SB26-169 by Senator(s) **Roberts and Carson**, Frizell, Weissman; also Representative(s) Luck and Camacho, Soper, Woodrow--Concerning the nonsubstantive revision of the Colorado Revised Statutes, as amended, and, in connection therewith, amending or repealing obsolete, imperfect, and inoperative law to preserve the legislative intent, effect, and meaning of the law.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Bridges, Bright, Catlin, Coleman, and Kirkmeyer.

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:

SB26-116 by Senator(s) **Weissman**; also Representative(s) Zokaie--Concerning the taxation of property, and, in connection therewith, modifying the qualified-senior primary residence benefit and modifying the taxation of business personal property.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Exum, and Gonzales J.

HB26-1008 by Representative(s) Lukens and Taggart; also Senator(s) **Marchman and Rich**--Concerning measures to enhance outdoor recreation opportunities in the state, and, in connection therewith, expanding the division of parks and wildlife's capacity for outdoor recreation coordination, planning, and management, and making an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator Rich was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.012), by Senator Marchman.

Amend revised bill, page 18, strike lines 3 through 9 and substitute:

"SECTION 5. Appropriation. (1) For the 2026-27 state fiscal year, \$436,025 is appropriated to the department of natural resources for use by the division of parks and wildlife. This appropriation is from the parks and outdoor recreation cash fund created in section 33-10-111 (1), C.R.S., and is based on an assumption that the division will require an additional 4.1 FTE. To implement this act, the division may use this appropriation for state park operations."

The amendment was **passed** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	27	NO	7	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Jodeh, Roberts, and Wallace.

HB26-1009 by Representative(s) Duran and Gonzalez R.; also Senator(s) **Wallace and Pelton B.**-- Concerning using a mandatory lethality assessment when responding to a domestic violence incident.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Marchman, Mullica, Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, and Weissman.

HB26-1053 by Representative(s) Mauro; also Senator(s) **Pelton B. and Wallace**--Concerning the administration of duties related to the ownership of a vehicle, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Bright, Carson, Coleman, Kipp, and Marchman.

HB26-1088 by Representative(s) Clifford and Taggart; also Senator(s) **Cutter and Kolker**--Concerning entity filings made with the secretary of state, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Jodeh, Marchman, and Weissman.

SB26-163 by Senator(s) **Roberts**; also Representative(s) Smith--Concerning the regulation of gambling activities in the state, and, in connection therewith, expanding the membership of the Colorado limited gaming control commission, expanding the scope of the licensing duties that the Colorado limited gaming control commission may delegate to the division of gaming, allowing individuals to voluntarily exclude themselves from sports betting in the state, and allowing the director of the division of gaming to approve optional wagers and minor modifications for certain table games.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	30	NO	4	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	N	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Kipp, Marchman, and Snyder.

HB26-1288 by Representative(s) Joseph and Carter; also Senator(s) **Roberts and Wallace**--Concerning measures related to jury selection.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Gonzales J., Jodeh, Rodriguez, and Weissman.

HB26-1320 by Representative(s) Nguyen and Garcia; also Senator(s) **Benavidez**--Concerning statutory requirements for ballot title language, and, in connection therewith, requiring the use of accessible language and allowing for the modification of statutorily required ballot title language.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Marchman, Rodriguez, Snyder, Sullivan, and Wallace.

SB26-160 by Senator(s) **Rodriguez and Gonzales J.**; also Representative(s) Duran and Martinez--Concerning employee protections in the workplace.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	25	NO	9	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Coleman, Cutter, Exum, Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Marchman, Mullica, Roberts, Sullivan, Wallace, and Weissman.

SB26-135

by Senator(s) **Bridges and Kipp**, Amabile, Benavidez, Coleman, Cutter, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kolker, Lindstedt, Marchman, Mullica, Rodriguez, Snyder, Sullivan, Weissman; also Representative(s) Bacon and Lukens, Boesenecker, Camacho, Carter, Duran, Goldstein, Hamrick, Joseph, Lieder, Lindsay, Martinez, McCormick, Nguyen, Paschal, Phillips, Rydin, Smith, Stewart R., Titone, Velasco, Willford--Concerning state public education K-12 funding, and, in connection therewith, increasing appropriations for state public education K-12 by up to two percent for ten years, allowing the state to retain an amount of state revenue in excess of the limitation on state fiscal year spending equal to state public K-12 education funding, and submitting a ballot question to the registered electors of the state.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Wallace.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-095

by Senator(s) **Weissman**; also Representative(s) Froelich and Willford--Concerning measures to support victim-survivors of certain crimes that do not include changes to substantive criminal offenses.

Senator Weissman moved that the Senate concur in House amendments to **SB26-095**, as printed in House journal, April 17, page(s) 1219. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBER OF THE
BOARD OF GOVERNORS OF THE
COLORADO STATE UNIVERSITY SYSTEM

for a term expiring December 31, 2028:

Kayla Rael Garcia of Lakewood, Colorado, occasioned by the resignation of Andy Wirth of Manhattan, Montana, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
STATE BOARD FOR COMMUNITY COLLEGES
AND OCCUPATIONAL EDUCATION

for a term expiring December 31, 2027:

Jennifer Allison of Franktown, Colorado, to serve as a representative of the Fourth Congressional District, occasioned by the resignation of Catherine Shull of Fort Morgan, Colorado, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBERS OF THE
BOARD OF TRUSTEES FOR
WESTERN COLORADO UNIVERSITY

for a term expiring December 31, 2029:

Scott Ehrlich of Greeley, Colorado, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

MEMBER OF THE
COAL MINE BOARD OF EXAMINERS

for a term beginning July 2, 2025 expiring July 1, 2029:

Eric Popham of Rangely, Colorado, to serve as a coal mine owner, operator or manager engaged in underground mining and engineer experience in coal mining, appointed.

for a term expiring July 1, 2027:

Mike Zimmerman of Fruita, Colorado, to serve as a coal mine owner, operator, manager or other mine official actively engaged in underground mining, occasioned by the resignation of Lucas Serna of Farmington, New Mexico, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

CONSIDERATION OF CONFERENCE COMMITTEE REPORTS

HB26-1357 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning phasing out the teacher recruitment education and preparation program, and, in connection therewith, making and reducing an appropriation.

Senator Amabile moved for the adoption of the first report of the first conference committee on **HB26-1357**, as printed in Senate journal, April 24, page(s) 878-879. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

REPORT OF CONFERENCE COMMITTEE

FIRST REPORT OF FIRST CONFERENCE COMMITTEE
ON HB26-1411

THIS REPORT AMENDS THE
REREVISED BILL

To the President of the Senate and the
Speaker of the House of Representatives:

Your first conference committee appointed on HB26-1411, concerning changes to health insurance benefits for certain low-income individuals who are not eligible for medical assistance due to their immigration status, and, in connection therewith, making and reducing an appropriation, has met and reports that it has agreed upon the following:

1. That the House accedes to the Senate amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 3, line 15, strike "SEVEN HUNDRED FIFTY" and substitute "ONE THOUSAND ONE HUNDRED".

2. That, under that authority granted the committee to consider matters not at issue between the two houses, the following amendments be recommended:

Amend rerevised bill, page 11, line 12, strike "\$15,006,358" and substitute "\$12,914,525".

Page 12, line 25, strike "\$396,038" and substitute "\$280,827".

Page 13, line 3, strike "\$735,499." and substitute "\$521,535".

Page 13, line 22, strike "\$396,038," and substitute "\$280,827,".

Page 14, line 2, strike "\$735,499." and substitute "\$521,535".

Respectfully submitted,

House Committee:
(signed)
Representative Emily Sirota
Representative Kyle Brown
Representative Rick Taggart

Senate Committee:
(signed)
Senator Judy Amabile
Senator Jeff Bridges
Senator Barbra Kirkmeyer

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SB26-019, 040, 059, 060, 083, 085, 109, 121, and 122.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **SB26-171** 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 **HB26-1283** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 4, line 9, strike "INDIVIDUAL" and substitute "INDIVIDUAL WHO IS AN EMPLOYEE OR AN APPLICANT FOR EMPLOYMENT OR WHO IS PERFORMING WORK OR SEEKING TO PERFORM WORK FOR THE EMPLOYER IN ANY CAPACITY, INCLUDING A MIGRANT WORKER OR SEASONAL EMPLOYEE,".

Judiciary

After consideration on the merits, the Committee recommends that **SB26-174** 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 14, strike "(a) TRADITIONAL" and substitute "(a) CONSISTENT WITH RULES ADOPTED BY THE COLORADO SUPREME COURT REGARDING THE PRACTICE OF LAW BY ATTORNEYS AND LICENSED LEGAL PARAPROFESSIONALS, TRADITIONAL".

Page 4, strike lines 20 through 24 and substitute "ISSUE".

Page 5, strike lines 21 through 27 and substitute:

"(3) CONSISTENT WITH RULES ADOPTED BY THE COLORADO SUPREME COURT REGARDING THE PRACTICE OF LAW BY ATTORNEYS AND LICENSED LEGAL PARAPROFESSIONALS, AND UNLESS A PERSON MEETS THE CRITERIA DESCRIBED IN SUBSECTION (4) OF THIS SECTION, A PERSON SHALL NOT:

(a) PAY MONEY OR OTHER COMPENSATION FOR LEAD GENERATION

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

LEGAL MARKETING SERVICES IN THE STATE;
 (b) ENGAGE IN THE PRACTICE OF LEAD GENERATION LEGAL MARKETING
 IN THE STATE; OR
 (c) SELL LEADS TO AN ATTORNEY, LAW FIRM, OR LICENSED LEGAL
 PARAPROFESSIONAL IN THE STATE."

Page 6, strike line 1.

Page 6, line 2, strike "SHALL NOT" and substitute "MAY".

Page 6, line 3, strike "UNLESS" and substitute "IF".

Page 6, strike lines 4 through 11 and substitute:

"(a) AUTHORIZED BY THE COLORADO SUPREME COURT TO PRACTICE
 LAW IN THE STATE;
 (b) WORKING ON BEHALF OF A PERSON AUTHORIZED BY THE COLORADO
 SUPREME COURT TO PRACTICE LAW IN THE STATE, AND THE PERSON WHO IS
 AUTHORIZED TO PRACTICE LAW IN THE STATE OR THE LAW FIRM OR BUSINESS
 FOR WHICH THE PERSON WORKS IS CLEARLY IDENTIFIED IN ANY
 ADVERTISEMENT, MARKETING MATERIAL, INFORMATION, OR RESOURCES; OR
 (c) A NONPROFIT ORGANIZATION THAT ENGAGES IN LEGAL SERVICES IN
 THE STATE."

Page 7, after line 11 insert:

"(9) THIS SECTION DOES NOT LIMIT THE COLORADO SUPREME COURT'S
 RULE-MAKING AUTHORITY, DECISION-MAKING AUTHORITY, OR ENFORCEMENT
 AUTHORITY RELATED TO THE PRACTICE OF LAW IN THE STATE, INCLUDING THE
 UNAUTHORIZED PRACTICE OF LAW."

Education After consideration on the merits, the Committee recommends that **HB26-1193** be
 referred to the Committee of the Whole with favorable recommendation.

Education After consideration on the merits, the Committee recommends that **SB26-173** be referred
 to the Committee of the Whole with favorable recommendation and with a
 recommendation that it be placed on the Consent Calendar.

MESSAGE FROM THE HOUSE

April 27, 2026
 Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1225,
 HB26-1347, HB26-1335, and HB26-1276, amended as printed in House Journal, April 24, 2026.

The House has passed on Third Reading and returns herewith SB26-120.

MESSAGE FROM THE REVISOR OF STATUTES

April 27, 2026
 To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, HB26-1225, 1276, 1335, and 1347.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title:

- SR26-008** by Senator(s) **Catlin and Coleman**; --Concerning the recognition of the 125th anniversary of Western Colorado University.
Laid over until Tuesday, May 5, 2026.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- SB26-180** by Senator(s) **Bright and Marchman**; also Representative(s) Garcia and Taggart-- Concerning the creation of a special purpose authority to invest certain public money, and, in connection therewith, creating a process for government entities to choose to have their money invested by the authority and using a portion of the investment proceeds to support child care assistance for families with low incomes.
Finance
- SB26-181** by Senator(s) **Amabile and Kirkmeyer**, Bridges; also Representative(s) Brown and Taggart, Sirota--Concerning modifying the Colorado works program.
Appropriations
- HB26-1075** by Representative(s) Hamrick; also Senator(s) **Frizzell and Cutter**--Concerning increasing funding for county child welfare prevention services, and, in connection therewith, continuing the Colorado child abuse prevention trust fund and the Colorado child abuse prevention board and making an appropriation.
Health & Human Services
- HB26-1132** by Representative(s) Froelich and Lindsay; also Senator(s) **Kipp**--Concerning increasing pollinator habitats through the conservation of native plant material on lands in the state.
Agriculture & Natural Resources
- HB26-1196** by Representative(s) English and Joseph; also Senator(s) **Benavidez**--Concerning tenant data information.
Local Government & Housing
- HB26-1227** by Representative(s) Gilchrist and Bradfield; also Senator(s) **Mullica**--Concerning affirming the rights of children and youth in dependency and neglect proceedings.
Health & Human Services
- HB26-1336** by Representative(s) Lindsay and Winter T.; also Senator(s) **Pelton R. and Cutter**-- Concerning measures to increase access to pharmacy services.
Health & Human Services
- HB26-1343** by Representative(s) Mauro and Clifford; also Senator(s) **Marchman**--Concerning expanding the use of electronic processes in proceedings involving administrative determinations, and, in connection therewith, expanding the use of electronic filing related to the competency of criminal defendants and in "State Administrative Procedure Act" proceedings and making an appropriation.
Judiciary

DELIVERY TO THE GOVERNOR

To the Governor for signature on Monday, April 27, 2026, at 3:30 PM:
SB26-019, 040, 059, 060, 083, 085, 109, 121, and 122.

On motion of Senator Bridges, the Senate adjourned until 9:00 a.m., Tuesday, April 28, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

105th Legislative Day Tuesday, April 28, 2026

- Prayer 11
By the chaplain, Pastor AJ McDonald, Odom Memorial Church of God in Christ, Aurora. 12
- Call to Order 13
By the President at 9:00 a.m. 14
- Roll Call 15
Present--34. 16
Excused--1, Danielson. 17
- Quorum 18
The President announced a quorum present. 19
- Pledge 20
By Senator Kirkmeyer. 21
- Approval of the Journal 22
On motion of Senator Lindstedt, the Journal of Monday, April 27, 2026 was approved as corrected by the Secretary. 23

SENATE SERVICES REPORT

- Correctly Printed:** SB26-180 and 181; SR26-008. 31
- Correctly Engrossed:** SB26-131, 134, 142, and 166. 32
- Correctly Reengrossed:** SB26-116, 135, 160, 163, and 169. 33
- Correctly Revised:** HB26-1019 and 1318. 34
- Correctly Rerevised:** HB26-1008, 1009, 1053, 1088, 1288, and 1320. 35
- Correctly Enrolled:** SB26-095 and 120. 36

COMMITTEE OF REFERENCE REPORTS

- Education 43
After consideration on the merits, the Committee recommends that **HB26-1006** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. 44
45
Amend reengrossed bill, page 3, line 15, strike "**rules -**". 46
47
Page 4, strike lines 3 through 14 and substitute: 48
" (d) "RURAL CAMPUS" MEANS A CAMPUS OF AN INSTITUTION OF HIGHER 49
EDUCATION THAT IS RURAL BASED ON GEOGRAPHIC ISOLATION, POPULATION 50
DENSITY, COMMUNITY, STUDENT ENROLLMENT, OR OTHER FACTORS, AS 51
DETERMINED BY THE DEPARTMENT." 52
53
Page 5, line 16, strike "WITHIN THIRTY DAYS AFTER" and substitute "AS SOON 54
AS PRACTICABLE FOLLOWING". 55
56
Page 7, line 7, strike "EDUCATION." and substitute: 57
"EDUCATION; 58
(b) UTILIZE EXISTING METHODS OF COHORTING AND CALCULATING 59
OUTCOME AND PERFORMANCE METRICS;" 60
61
Reletter succeeding paragraphs accordingly. 62
63
Page 9, after line 13 insert: 64
65
" (c) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT MAY APPOINT 66
67

INDIVIDUALS TO THE ADVISORY COMMITTEE THAT MEET THE APPOINTMENT CRITERIA OF THE ADVISORY COMMITTEE AND SIT ON ANOTHER COUNCIL, COMMISSION, OR STAKEHOLDER GROUP IN ORDER TO AVOID DUPLICATION AND REDUCE ADMINISTRATIVE BURDEN."

Reletter succeeding paragraphs accordingly.

Page 9, strike lines 20 through 27.

Renumber succeeding subsections accordingly.

Page 10, strike lines 9 and 10.

Page 10, strike lines 11 through 15, and substitute:

"SECTION 3. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

Judiciary After consideration on the merits, the Committee recommends that **HB26-1312** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 5, strike line 24 and substitute "P.O.S.T. BOARD AFTER SEPTEMBER 1, 2026."

Judiciary After consideration on the merits, the Committee recommends that **HB26-1322** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 5, strike lines 15 and 16 and substitute "OR TO ELIMINATE OR REDUCE SEXUAL OR ROMANTIC".

Page 5, strike lines 22 and 23.

Reletter succeeding sub-subparagraphs accordingly.

Page 10, strike lines 23 and 24 and substitute "OR ELIMINATE OR REDUCE SEXUAL OR ROMANTIC".

Page 11, strike lines 8 and 9 and substitute "~~identity, or~~".

Judiciary After consideration on the merits, the Committee recommends that **HB26-1290** 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 **HB26-1052** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Trans-
portation &
Energy After consideration on the merits, the Committee recommends that **SB26-172** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 4, strike line 4.

Renumber succeeding subparagraphs accordingly.

Page 6, line 16, strike "federal" and substitute "federal, STATE, OR SPECIAL PURPOSE AUTHORITY".

Page 7, strike lines 12 through 17 and substitute "BALLOT INFORMATION BOOKLET."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-017** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend the Health and Human Services Committee Report, dated January 29, 2026, page 2, strike lines 14 and 15 and substitute:

"Amend printed bill, page 5, strike lines 5 through 15."

Amend the Health and Human Services Committee Report, dated January 29, 2026, page 2, after line 15 insert:

"Amend printed bill, page 5, before line 16 insert:

"(e) A CARRIER SHALL PUBLICLY POST THE CARRIER'S MEDIAN IN-NETWORK REIMBURSEMENT RATE FOR OUT-OF-NETWORK CLAIMS OR PROVIDE THE CARRIER'S MEDIAN IN-NETWORK REIMBURSEMENT RATE FOR OUT-OF-NETWORK CLAIMS ON EACH REMITTANCE ADVICE."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-045** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 11, after line 21 insert:

"(7) (a) IF, ON OR BEFORE SEPTEMBER 1, 2027, THE MONEY IN THE CASH FUND HAS NEVER REACHED OR EXCEEDED FIVE HUNDRED THOUSAND DOLLARS, THE STATE TREASURER SHALL RETURN FROM THE CASH FUND TO THE GRANTOR OR DONOR THE AMOUNT OF THE GRANTOR'S OR DONOR'S GIFTS, GRANTS, OR DONATIONS AND, NOTWITHSTANDING SUBSECTION (2) OF THIS SECTION, THE COUNCIL SHALL NOT ACCEPT ADDITIONAL GIFTS, GRANTS, OR DONATIONS FOR THE PURPOSES OF THIS PART 3.

(b) IF ANY MONEY REMAINS IN THE CASH FUND AFTER THE STATE TREASURER RETURNS MONEY TO DONORS OR GRANTORS PURSUANT TO SUBSECTION (7)(a) OF THIS SECTION, AS APPLICABLE, THE STATE TREASURER SHALL, PRIOR TO THE REPEAL OF THE CASH FUND, TRANSFER ALL UNEXPENDED AND UNENCUMBERED MONEY IN THE CASH FUND TO THE GENERAL FUND."

Page 11, line 24, strike "RECEIVES" and substitute "RECEIVES, ON OR BEFORE SEPTEMBER 1, 2027,".

Page 12, strike lines 8 through 10 and substitute:

"(2) THIS PART 3 AND SECTION 24-34-104 (34)(a)(XIV) ARE REPEALED, EFFECTIVE SEPTEMBER 30, 2027; EXCEPT THAT, IF THE CONDITION SPECIFIED IN SUBSECTION (1) OF THIS SECTION OCCURS:

(a) SECTION 24-34-104 (34)(a)(XIV) IS NOT REPEALED PURSUANT TO THIS SUBSECTION (2);

(b) THIS PART 3 IS REPEALED, EFFECTIVE SEPTEMBER 1, 2033; AND

(c) BEFORE THE REPEAL PURSUANT TO SUBSECTION (2)(b) OF THIS SECTION, THIS PART 3 IS SCHEDULED FOR REVIEW IN ACCORDANCE WITH SECTION 24-34-104."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-091** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **SB26-114** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend the Business, Labor, and Technology Committee Report, dated April 2, 2026, page 1, line 7, strike "MANUFACTURER'S".

Page 1, line 8, strike "AT UP TO TWO APPROVED SALES ROOMS." and substitute

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

"ANY SALES ROOM APPROVED PURSUANT TO SUBSECTION (7)(a)(I)(A) OF THIS SECTION. EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (7)(a)(II) OF THIS SECTION, THE MANUFACTURER SHALL ONLY SERVE OR SELL ALCOHOL BEVERAGES ACQUIRED FROM SUCH WHOLESALERS FOR ON-PREMISES CONSUMPTION AND NOT FOR OFF-PREMISES CONSUMPTION OR FOR TAKEOUT AND DELIVERY PURSUANT TO SECTION 44-3-911 (4)(c)(V)."

Page 1, strike lines 12 and 13 and substitute "AUTHORITY SHALL ONLY EVALUATE".

Page 1, line 15, strike "SECTION" and substitute "SUBSECTION (7)(a)(I)(B)".

Page 1, line 17, after the period add "THE STATE LICENSING AUTHORITY SHALL DETERMINE THE FORM AND MANNER OF A PERMIT APPLICATION SUBMITTED PURSUANT TO THIS SUBSECTION (7)(a)(I)(B)."

Page 1, line 18, after "OF" insert "A PERMIT FROM" and strike "AUTHORITY," and substitute "AUTHORITY PURSUANT TO SUBSECTION (7)(a)(I)(B) OF THIS SECTION,".

Page 1, line 19, strike "SPIRITOUS" and substitute "SPIRITUOUS".

Page 2, line 4, strike "after line 16" and substitute "before line 17".

Amend printed bill, page 2, line 3, strike "(7)(a)" and substitute "(7)(a); and **add** (7)(d)".

Page 2, line 8, strike "~~one~~ UP TO TWO" and substitute "one".

Page 2, line 9, strike "~~location~~ LOCATIONS" and substitute "location".

Page 3, line 1, strike "~~only one~~ UP TO TWO" and substitute "only one".

Page 3, strike lines 3 and 4 and substitute "PURSUANT TO THIS SECTION SHALL APPLY TO THE STATE LICENSING AUTHORITY FOR A".

Page 3, strike lines 7 and 8 and substitute "AT THE LICENSED PREMISES AND ANY SALES ROOM APPROVED PURSUANT TO SUBSECTION (7)(a)(I)(A) OF THIS SECTION. EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (7)(a)(II) OF THIS SECTION, THE MANUFACTURER SHALL ONLY SERVE OR SELL ALCOHOL BEVERAGES ACQUIRED FROM SUCH WHOLESALERS FOR ON-PREMISES CONSUMPTION AND NOT FOR OFF-PREMISES CONSUMPTION OR FOR TAKEOUT AND DELIVERY PURSUANT TO SECTION 44-3-911 (4)(c)(V). THE STATE LICENSING AUTHORITY SHALL".

Page 3, line 14, strike "ON THE SALES ROOM PREMISES," and substitute "AT ITS LICENSED PREMISES AND ANY APPROVED SALES ROOM,".

Page 3, line 16, after "FROM" insert "SUCH".

Page 3, line 18, after the period add "A PERMIT ISSUED UNDER THIS SUBSECTION (7)(a)(I)(C) IS VALID UNTIL THE EXPIRATION OF THE PERMIT ISSUED BY THE LOCAL LICENSING AUTHORITY PURSUANT TO SUBSECTION (7)(a)(I)(B) OF THIS SECTION OR FOR ONE YEAR AFTER THE DATE OF ISSUANCE, WHICHEVER IS SOONER, UNLESS THE PERMIT IS REVOKED OR SUSPENDED PURSUANT TO SECTION 44-3-306 OR 44-3-601."

Page 5, after line 16 insert:

"(d) THE STATE LICENSING AUTHORITY MAY ADOPT RULES TO IMPLEMENT THIS SUBSECTION (7)."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-154** 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 printed bill, page 3, strike lines 9 through 18 and substitute:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

"SECTION 2. Appropriation - adjustments to 2026 long bill.

(1) Except as provided in subsection (2) of this section, to implement this act, the general fund appropriation made in House Bill 26-1333 for the 2026-27 state fiscal year to the legislative department for use by the general assembly is decreased by \$1,446.

(2) Subsection (1) of this section does not require a reduction of an appropriation in House Bill 26-1333 for the 2026-27 state fiscal year if:

(a) The amount of the general fund appropriation made in House Bill 26-1333 for the 2026-27 state fiscal year for the general assembly is less than the amount of the adjustment required in subsection (1) of this section; or

(b) House Bill 26-1333 for the 2026-27 state fiscal year does not include an appropriation to the legislative department for use by the general assembly.

SECTION 3. Effective date. This act takes effect upon passage; except that section 2 of this act takes effect only if House Bill 26-1333 for the 2026-27 state fiscal year becomes law, in which case section 2 takes effect upon the effective date of this act or of House Bill 26-1333, whichever is later.

SECTION 4. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions."

Page 1, line 102, strike "BOARD." and substitute "BOARD, AND, IN CONNECTION THEREWITH, REDUCING AN APPROPRIATION."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-156** 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 printed bill, page 19, strike lines 15 through 24 and substitute:

"SECTION 7. Appropriation - adjustments to 2026 long bill. To implement this act, the general fund appropriation made in the annual general appropriation act for the 2026-27 state fiscal year to the department of labor and employment for use by the division of employment and training for workforce development council is decreased by \$46,605.

(2) Subsection (1) of this section does not require a reduction of an appropriation in the annual general appropriation act for the 2026-27 state fiscal year if:

(a) The amount of the general fund appropriation made in the annual general appropriation act for the 2026-27 state fiscal year to the department of labor and employment for use by the division of employment and training for workforce development council is less than the amount of the adjustment required in subsection (1) of this section; or

(b) The annual general appropriation act for the 2026-27 state fiscal year does not include an appropriation to the department of labor and employment for use by the division of employment and training for workforce development council.

SECTION 8. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13,2026); except that section 7 of this act takes effect only if the annual general appropriation act for the 2026-27 state fiscal year becomes law, in which case section 7 takes effect upon the effective date of this act or of the annual general appropriation act for state fiscal year 2026-27, whichever is later, and except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

Page 1, line 102, strike "PRACTICES." and substitute "PRACTICES, AND, IN CONNECTION THEREWITH, REDUCING AN APPROPRIATION."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Appropriations	After consideration on the merits, the Committee recommends that SB26-157 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.	1 2 3 4
	Amend printed bill, page 5, before line 14 insert:	5 6
	" SECTION 3. Appropriation. For the 2026-27 state fiscal year, \$100,000 is appropriated to the department of public safety. This appropriation is from reappropriated funds from the small communities water and wastewater grant fund created in section 25-1.5-208 (4)(a)(I), C.R.S., which is continuously appropriated to the department of public health and environment. To implement this act, the department may use this appropriation for the office of emergency management.".	7 8 9 10 11 12 13 14
	Renumber succeeding section accordingly.	15 16
	Page 1, line 102 strike " TOWN. " and substitute " TOWN, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION. ".	17 18 19
Appropriations	After consideration on the merits, the Committee recommends that SB26-170 be referred to the Committee of the Whole with favorable recommendation.	20 21 22
Appropriations	After consideration on the merits, the Committee recommends that HB26-1123 be referred to the Committee of the Whole with favorable recommendation.	23 24 25
Appropriations	After consideration on the merits, the Committee recommends that HB26-1214 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	26 27 28 29
Appropriations	After consideration on the merits, the Committee recommends that HB26-1242 be referred to the Committee of the Whole with favorable recommendation.	30 31 32
Appropriations	After consideration on the merits, the Committee recommends that HB26-1258 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	33 34 35 36
	Amend reengrossed bill, page 26, strike lines 9 and 10 and substitute:	37 38
	" SECTION 30. In Colorado Revised Statutes, 18-13-101, amend (1) as follows:".	39 40 41
	Page 27, strike lines 9 through 17.	42 43
Appropriations	After consideration on the merits, the Committee recommends that HB26-1260 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	44 45 46 47 48
<hr/>		49 50
REPORT OF CONFERENCE COMMITTEE REPORTS		51
FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON HB26-1410		52 53 54 55 56
***** THIS REPORT AMENDS THE REENGROSSED BILL *****		57 58 59 60
	To the President of the Senate and the Speaker of the House of Representatives:	61 62 63 64
	Your first conference committee appointed on HB26-1410, concerning the provision for payment of the expenses of the executive, legislative, and judicial departments of the state of Colorado, and of its agencies and	65 66 67

institutions, for and during the fiscal year beginning July 1, 2026, except as otherwise noted, has met and reports that it has agreed upon the following:

1. That the Senate recede from its amendments made to the bill, as the amendments appear in the rerevised bill, and that the following amendments be substituted therefor:

Amend reengrossed bill, page 116, line 5, in the ITEM & SUBTOTAL column strike "1,257,819" and substitute "1,457,819" and in the GENERAL FUND column strike "542,750" and substitute "742,750".

Page 116, line 11, in the ITEM & SUBTOTAL column strike "17,576,740" and substitute "17,676,740" and in the GENERAL FUND column strike "3,643,930" and substitute "3,743,930".

Adjust affected totals accordingly.

Page 261, line 13, strike "Programs" and substitute "Programs^{54a}".

Page 284, after line 4 insert:

"54aJudicial Department, State Courts Administration, Centrally-administered Programs, Restorative Justice Programs -- It is the General Assembly's intent that the State Restorative Justice Coordinating Council created in Section 13-3-116, C.R.S., guide the allocation of grants to judicial districts from money in the Restorative Justice Surcharge Fund created in Section 18-25-101 (3), C.R.S.".

Page 378, strike lines 8 through 10 and substitute:

"79a Department of Natural Resources, Division of Parks and Wildlife, Colorado Parks and Wildlife Operations, Wildlife Operations -- It is the General Assembly's intent that funding for the reintroduction of new wolves is intended to only come from gifts, grants, and donations and statutorily allowable cash funds.".

Page 582, line 14, in the CAPITAL CONSTRUCTION FUND column insert "2,564,100" and in the CASH FUNDS column strike "2,564,100".

Adjust affected totals accordingly.

Page 583, strike lines 1 and 2.

2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendments be recommended:

Amend reengrossed bill, page 10, line 5, in the ITEM & SUBTOTAL column strike "3,106,660" and substitute "3,099,040" and in the GENERAL FUND column strike "486,421" and substitute "478,801".

Adjust affected totals accordingly.

Page 13, line 15, in the ITEM & SUBTOTAL column strike "3,440,455" and substitute "3,443,723" and in the GENERAL FUND column strike "2,759,262" and substitute "2,762,530".

Adjust affected totals accordingly.

Page 18, line 3, in the ITEM & SUBTOTAL column strike "6,166,293" and

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

substitute "6,169,712" and in the GENERAL FUND column strike "2,162,012" and substitute "2,165,431".

Adjust affected totals accordingly.

Page 21, line 2, in the ITEM & SUBTOTAL column strike "7,629,363" and substitute "7,626,361" and in the GENERAL FUND column strike "416,548" and substitute "413,546".

Adjust affected totals accordingly.

Page 21, line 14, in the ITEM & SUBTOTAL column strike "5,537,790" and substitute "5,542,697" and in the GENERAL FUND column strike "1,211,196" and substitute "1,216,103".

Page 22, line 2, in the ITEM & SUBTOTAL column strike "434,807" and substitute "433,835" and in the GENERAL FUND column strike "434,807" and substitute "433,835".

Adjust affected totals accordingly.

Page 10, line 5, in the ITEM & SUBTOTAL column strike "3,106,660" and substitute "3,095,552" and in the GENERAL FUND column strike "486,421" and substitute "475,313".

Adjust affected totals accordingly.

Page 56, line 6, in the ITEM & SUBTOTAL column strike "8,725,456" and substitute "8,599,431".

Page 56, line 7, in the ITEM & SUBTOTAL column strike "(79.8 FTE)" and substitute "(78.9 FTE)".

Page 57, line 1, in the ITEM & SUBTOTAL column strike "798,225" and substitute "790,490".

Page 57, line 12, in the ITEM & SUBTOTAL column strike "20,280,391" and substitute "20,146,631" and in the GENERAL FUND column strike "8,622,178" and substitute "8,488,418".

Adjust affected totals accordingly.

Page 287, line 6, in the ITEM & SUBTOTAL column strike "13,257,128" and substitute "12,922,362".

Page 287, line 7, in the ITEM & SUBTOTAL column strike "(118.4 FTE)" and substitute "(115.6 FTE)".

Page 289, line 3, in the ITEM & SUBTOTAL column strike "121,406,422" and substitute "121,071,656", in the GENERAL FUND column strike "9,169,596" and substitute "9,144,704", in the CASH FUNDS column strike "59,617,611^a" and substitute "59,481,370^a", in the REAPPROPRIATED FUNDS column strike "661,599^b" and substitute "644,368^b", and in the FEDERAL FUNDS column strike "51,957,616(I)" and substitute "51,801,214(I)".

Adjust affected totals accordingly.

Page 289, line 12 strike "\$8,123,557" and substitute "\$7,987,316".

Page 290, line 1 strike "\$611,569" and substitute "\$594,338".

Page 534, line 9, in the ITEM & SUBTOTAL column strike "7,752,507" and substitute "7,618,747".

Page 534, line 10, in the ITEM & SUBTOTAL column strike "(49.4 FTE)" and substitute "(48.5 FTE)".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 534, line 12, in the TOTAL column strike "12,180,707" and substitute "12,046,947" and in the CASH FUNDS column strike "12,180,707^a" and substitute "12,046,947^a".

Adjust affected totals accordingly.

Page 33, line 9, strike "Services" and substitute "Services^{9a}".

Page 55, after line 7 insert:

9a Department of Corrections, Institutions, Housing and Security Subprogram, Personal Services -- It is the General Assembly's intent that \$10,246,340 of the General Fund appropriation be used to increase the correctional officer relief factor at prisons in the Canon City area, and, in connection therewith, that these funds be used to hire full-time equivalent staff with the intention of reducing the cross posting of non-security staff and avoidable overtime, and that these funds be tracked and monitored."

Page 68, line 14, in the ITEM & SUBTOTAL column strike "48,920" and substitute "46,876", in the GENERAL FUND column strike "20,622" and substitute "18,574", in the CASH FUNDS column strike "7,166^d" and substitute "7,163^d", and in the REAPPROPRIATED FUNDS column strike "5,501^e" and substitute "5,508^e".

Page 69, line 2, in the ITEM & SUBTOTAL column strike "314,486" and substitute "301,347", in the GENERAL FUND column strike "132,569" and substitute "119,406", in the CASH FUNDS column strike "46,069^d" and substitute "46,050^d", in the REAPPROPRIATED FUNDS column strike "35,362^e" and substitute "35,407^e", and in the FEDERAL FUNDS column strike "100,486(I)" and substitute "100,484(I)".

Page 69, line 4, in the ITEM & SUBTOTAL column strike "6,988,572" and substitute "6,696,596", in the GENERAL FUND column strike "2,945,984" and substitute "2,653,462", in the CASH FUNDS column strike "1,023,749^d" and substitute "1,023,326^d", in the REAPPROPRIATED FUNDS column strike "785,817^e" and substitute "786,826^e", and in the FEDERAL FUNDS column strike "2,233,022(I)" and substitute "2,232,982(I)".

Page 69, line 5, in the ITEM & SUBTOTAL column strike "197" and substitute "3,521" and in the GENERAL FUND column strike "197" and substitute "3,521".

Page 69, line 6, in the ITEM & SUBTOTAL column strike "1,049,411" and substitute "609,577", in the GENERAL FUND column strike "644,700" and substitute "204,804", in the CASH FUNDS column strike "104,066^d" and substitute "104,041^d", and in the REAPPROPRIATED FUNDS column strike "74,274^e" and substitute "74,361^e".

Adjust affected totals accordingly.

Page 70, line 12, strike "\$232,458" and substitute "\$231,988".

Page 71, line 5, strike "\$154,781" and substitute "\$155,929".

Page 95, after line 4 insert:

	ITEM & SUBTOTAL	GENERAL FUND
	\$	\$
"S.B. 24-142 Oral Health Screening	64,505	64,505

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(0.1 FTE)".

Adjust affected totals accordingly.

Page 107, line 10, in the ITEM & SUBTOTAL column strike "188,612" and substitute "263,266" and in the CASH FUNDS column strike "188,612" and substitute "263,266".

Adjust affected totals accordingly.

Page 108, line 1, strike "\$441,004" and substitute "\$286,571".

Page 108, line 1, strike "\$98,084" and substitute "\$252,517".

Page 108, line 13, in the CASH FUNDS column strike "262,603^a" and substitute "123,059^a" and in the REAPPROPRIATED FUNDS column strike "40,614^b" and substitute "180,158^b".

Page 109, line 3, in the GENERAL FUND column strike "215,051" and substitute "354,595" and in the REAPPROPRIATED FUNDS column strike "647,310^b" and substitute "507,766^b".

Adjust affected totals accordingly.

Page 109, line 10, strike "\$453,022" and substitute "\$402,334".

Page 109, line 10, strike "\$409,697" and substitute "\$633,491".

Page 109, line 11, strike "\$312,796 shall be from departmental indirect cost recoveries or the Indirect Costs Excess Recovery Fund created in Section".

Page 109, line 12, strike "24-75-1401 (2), C.R.S.,".

Page 109, line 12, strike "\$615" and substitute "\$140,305".

Page 111, line 3, in the ITEM & SUBTOTAL column strike "313,272" and substitute "257,393" and in the CASH FUNDS column strike "55,879^f".

Adjust affected totals accordingly.

Page 112, strike line 7.

Page 117, line 10, strike "Industries" and substitute "Industries^{16a}", in the CASH FUNDS column strike "2,563,000ⁱ" and substitute "2,730,930ⁱ", and in the REAPPROPRIATED FUNDS column strike "167,930ⁱ".

Page 118, line 5, in the ITEM & SUBTOTAL column strike "320,539" and substitute "263,364" and in the CASH FUNDS column strike "320,539^m" and substitute "263,364^m".

Adjust affected totals accordingly.

Page 119, line 6, strike "^j These amounts" and substitute "^j This amount" and strike "C.R.S." and substitute "C.R.S. Pursuant to Section 24-48.5-312 (8), C.R.S., \$167,930 of this amount is from revenue transferred from capital construction projects for the Art in Public Places Program".

Page 121, line 2, in the ITEM & SUBTOTAL column strike "1,119,804" and substitute "920,062" and in the REAPPROPRIATED FUNDS column strike "1,119,804^b" and substitute "920,062^b".

Adjust affected totals accordingly.

Page 124, after line 4 insert:

FOOTNOTES -- The following statements are referenced to the numbered footnotes throughout section 2.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

<u>16a</u>	Governor - Lieutenant Governor - State Planning and Budgeting, Economic Development Programs, Council on Creative Industries -- Of this appropriation, \$167,930 remains available for expenditure until the close of the 2028-29 state fiscal year, pursuant to Section 24-48.5-301 (2)(c)(II), C.R.S."	1 2 3 4 5 6 7 8
	Page 108, line 15, in the ITEM & SUBTOTAL column strike "2,324,988" and substitute "2,263,758" and in the GENERAL FUND column strike "2,324,988" and substitute "2,263,758".	9 10 11 12
	Adjust affected totals accordingly.	13 14
	Page 110, line 16, in the ITEM & SUBTOTAL column strike "1,752,848" and substitute "1,750,707" and in the GENERAL FUND column strike "1,700,509" and substitute "1,698,368".	15 16 17 18
	Adjust affected totals accordingly.	19 20
	Page 111, line 7, in the ITEM & SUBTOTAL column strike "11,397" and substitute "11,041" and in the CASH FUNDS column strike "11,397(I) ^g " and substitute "11,041(I) ^g ".	21 22 23 24
	Adjust affected totals accordingly.	25 26
	Page 120, line 11, in the ITEM & SUBTOTAL column strike "339,670" and substitute "329,052" and in the REAPPROPRIATED FUNDS column strike "313,719 ^b " and substitute "303,101 ^b ".	27 28 29 30
	Adjust affected totals accordingly.	31 32
	Page 124, line 1, strike "\$51,722,063" and substitute "\$51,721,707".	33 34
	Page 188, line 5, in the ITEM & SUBTOTAL column strike "5,338,715" and substitute "5,173,055" and in the GENERAL FUND column strike "3,867,549" and substitute "3,701,889".	35 36 37 38
	Adjust affected totals accordingly.	39 40
	Page 271, line 2, in the ITEM & SUBTOTAL column strike "109,000" and substitute "107,306" and in the GENERAL FUND column strike "109,000" and substitute "107,306".	41 42 43 44
	Adjust affected totals accordingly.	45 46
	Page 273, line 9, in the ITEM & SUBTOTAL column strike "43,168" and substitute "42,482" and in the GENERAL FUND column strike "43,168" and substitute "42,482".	47 48 49 50
	Adjust affected totals accordingly.	51 52
	Page 276, line 10, in the ITEM & SUBTOTAL column strike "64,127" and substitute "63,106" and in the GENERAL FUND column strike "64,127" and substitute "63,106".	53 54 55 56
	Adjust affected totals accordingly.	57 58
	Page 277, line 12, in the ITEM & SUBTOTAL column strike "78,071" and substitute "76,833" and in the GENERAL FUND column strike "78,071" and substitute "76,833".	59 60 61 62
	Adjust affected totals accordingly.	63 64
	Page 278, line 4, in the ITEM & SUBTOTAL column strike "150,132" and substitute "147,741" and in the GENERAL FUND column strike "150,132" and substitute "147,741".	65 66 67

Adjust affected totals accordingly.	1
	2
Page 278, line 10, in the ITEM & SUBTOTAL column strike "56,280" and substitute "55,384" and in the GENERAL FUND column strike "56,280" and substitute "55,384".	3
	4
	5
	6
Adjust affected totals accordingly.	7
	8
Page 280, line 6, in the ITEM & SUBTOTAL column strike "82,003" and substitute "80,697" and in the GENERAL FUND column strike "82,003" and substitute "80,697".	9
	10
	11
	12
Adjust affected totals accordingly.	13
	14
Page 281, line 10, in the ITEM & SUBTOTAL column strike "26,282" and substitute "25,864" and in the GENERAL FUND column strike "26,282" and substitute "25,864".	15
	16
	17
	18
Adjust affected totals accordingly.	19
	20
Page 324, line 3, in the ITEM & SUBTOTAL column strike "1,112,661" and substitute "1,081,305", in the GENERAL FUND column strike "567,693" and substitute "551,694", in the CASH FUNDS column strike "491,772 ^b " and substitute "477,913 ^b " and in the REAPPROPRIATED FUNDS column strike "53,196 ^a " and substitute "51,698 ^a ".	21
	22
	23
	24
	25
	26
Adjust affected totals accordingly.	27
	28
Page 325, line 4, strike "\$2,589,547" and substitute "\$2,588,049".	29
	30
Page 325, line 9, strike "\$1,424,251" and substitute "\$1,423,427".	31
	32
Page 325, line 10, strike "\$1,165,296" and substitute "\$1,164,622".	33
	34
Page 326, line 2, strike "\$383,151" and substitute "\$375,391".	35
	36
Page 326, line 5, strike "\$4,482,927" and substitute "\$4,476,828".	37
	38
Page 404, line 5, in the ITEM & SUBTOTAL column strike "6,335,898" and substitute "6,136,558", in the GENERAL FUND column strike "1,380,074" and substitute "1,336,654", in the CASH FUNDS column strike "1,500,376 ^a " and substitute "1,453,171 ^a ", and in the REAPPROPRIATED FUNDS column strike "3,455,448 ^b " and substitute "3,346,733 ^b ".	39
	40
	41
	42
	43
	44
	45
Adjust affected totals accordingly.	46
	47
Page 406, line 8, strike "\$31,702,969" and substitute "\$31,655,764".	48
	49
Page 407, line 1, strike "\$32,985,336" and substitute "\$32,876,621".	50
	51
Page 134, line 4, in the TOTAL column strike "15,197,380,682" and substitute "15,202,821,127", in the GENERAL FUND column strike "4,182,250,706(M)" and substitute "4,184,970,928(M) ^a ", and in the FEDERAL FUNDS column strike "9,001,025,454" and substitute "9,003,745,677".	52
	53
	54
	55
	56
	57
Adjust affected totals accordingly.	58
	59
Page 134, line 4, in the TOTAL column strike "15,197,380,682" and substitute "15,204,365,790", in the GENERAL FUND column strike "4,182,250,706(M)" and substitute "4,185,138,369(M) ^a ", and in the FEDERAL FUNDS column strike "9,001,025,454" and substitute "9,005,122,899".	60
	61
	62
	63
	64
	65
Adjust affected totals accordingly.	66
	67

Page 134, line 4, in the TOTAL column strike "15,197,380,682" and substitute "15,195,421,825", in the GENERAL FUND column strike "4,182,250,706(M)" and substitute "4,181,782,860(M)^a", in the CASH FUNDS column strike "1,889,906,600^b" and substitute "1,889,789,087^b", and in the FEDERAL FUNDS column strike "9,001,025,454" and substitute "8,999,651,956".

Adjust affected totals accordingly.

Page 135, line 1, strike "\$1,480,180,920" and substitute "\$1,480,063,407".

Page 137, line 15, in the ITEM & SUBTOTAL column strike "941,328,819" and substitute "949,027,831".

Page 138, line 8, in the ITEM & SUBTOTAL column strike "1,382,017,560" and substitute "1,389,716,572", in the GENERAL FUND column strike "673,503,663(M)" and substitute "677,353,169(M)", and in the FEDERAL FUNDS column strike "690,343,254" and substitute "694,192,760".

Adjust affected totals accordingly.

Page 158, line 12, in the ITEM & SUBTOTAL column strike "12,389,202" and substitute "12,353,202" and in the GENERAL FUND column strike "1,021,872" and substitute "985,872".

Adjust affected totals accordingly.

Page 170, line 14, in the ITEM & SUBTOTAL column strike "164,531,632" and substitute "164,761,286" and in the CASH FUNDS column strike "93,946,546^a" and substitute "94,176,200^a".

Adjust affected totals accordingly.

Page 171, line 1, strike "\$76,838,260" and substitute "\$77,067,914".

Page 185, after line 9 insert:

"(4) The line item for the University of Northern Colorado is calculated based on the assumption that no undergraduate student with in-state classification will pay more tuition in FY 2026-27 than four percent over what a student would have paid in FY 2025-26 for the same credit hours and course of study."

Page 177, line 4, in the ITEM & SUBTOTAL column strike "582,820" and substitute "937,629", in the GENERAL FUND column strike "358,278" and substitute "355,204", in the CASH FUNDS column strike "222,170^a" and substitute "582,425^a", and in the FEDERAL FUNDS column strike "2,372(I)".

Adjust affected totals accordingly.

Page 177, line 10, strike "\$2,817,447" and substitute "\$3,095,155".

Page 177, line 11, strike "\$508,300" and substitute "\$590,847".

Page 310, line 3, in the ITEM & SUBTOTAL column strike "663,747" and substitute "918,535", in the GENERAL FUND column strike "186,475" and substitute "258,055", in the CASH FUNDS column strike "83,164^c" and substitute "115,087^c", in the REAPPROPRIATED FUNDS column strike "373,214^d" and substitute "516,478^d" and in the FEDERAL FUNDS column strike "20,894(I)^e" and substitute "28,915(I)^e".

Adjust affected totals accordingly.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 311, line 1, strike "\$348,924(I)" and substitute "\$357,397(I)", strike "\$129,852" and substitute "\$130,998", and strike "\$4,067,219" and substitute "\$4,089,523".

Page 319, line 14, strike "\$5,189,002" and substitute "\$5,197,475".

Page 185, strike line 1 and substitute:

"paid in FY 2025-26 for the same credit hours and course of study. For students enrolled in community college, one- and two-year technical programs at Colorado Mesa University, no undergraduate student with in-state classification will pay more tuition in FY 2026-27 than five percent over what a student would have paid in FY 2025-26 for the same credit hours and course of study."

Page 230, line 6, in the ITEM & SUBTOTAL column strike "112,916" and substitute "412,916".

Page 230, after line 7 insert:

	ITEM & SUBTOTAL
\$	
"Educational Programs	236,402 (2.7 FTE)".

Page 230, line 8, in the ITEM & SUBTOTAL column strike "62,055,459" and substitute "62,591,861", in the GENERAL FUND column strike "58,786,156" and substitute "55,969,318", and in the REAPPROPRIATED FUNDS column strike "603,659^b" and substitute "3,956,899^b".

Page 230, line 12, strike "^b This amount shall be from patient revenues." and substitute "^b Of this amount, \$3,751,591 shall be from patient revenues and \$205,308 shall be transferred from the Department of Education."

Page 230, line 13, strike "\$470,485" and substitute "\$3,618,417".

Page 231, line 2, in the ITEM & SUBTOTAL column strike "142,769,580" and substitute "143,092,362".

Page 231, line 3, in the ITEM & SUBTOTAL column strike "(1,059.0 FTE)" and substitute "(1,063.0 FTE)".

Page 231, line 5, in the ITEM & SUBTOTAL column strike "9,038,217" and substitute "9,063,557".

Page 231, strike line 8.

Page 231, strike line 9.

Page 231, line 10, in the ITEM & SUBTOTAL column strike "159,867,113" and substitute "159,978,833", in the GENERAL FUND column strike "135,899,974" and substitute "139,364,934", and in the REAPPROPRIATED FUNDS column strike "18,276,106^b" and substitute "14,922,866^b".

Page 232, strike line 1 and substitute "^b Of this amount, \$10,795,630 shall be from patient revenues and \$4,127,236 shall be transferred from the Department of Corrections."

Page 232, line 2, strike "of Education."

Page 232, line 3, strike "\$12,173,566" and substitute "\$9,025,634".

Page 233, line 5, in the ITEM & SUBTOTAL column strike "31,941,301" and substitute "42,289,051" and in the GENERAL FUND column strike "31,941,301" and substitute "42,289,051".

Adjust affected totals accordingly.

Page 234, line 6, strike "Homes" and substitute "Homes^{48b}", in the ITEM & SUBTOTAL column strike "17,159,254" and substitute "19,914,552", and in the GENERAL FUND column strike "11,994,224" and substitute "14,749,522".

Page 234, after line 7 insert:

	ITEM & SUBTOTAL	GENERAL FUND
\$		\$
"Contracted Civil Services ^{48b}	16,057,124	16,057,124 (3.0 FTE)
	33,216,378	

Adjust affected totals accordingly.

Page 253, after line 3 insert:

"48b Department of Human Services, Office of Civil and Forensic Mental Health, Residential Behavioral Health Beds, Mental Health Transitional Living Homes; Contracted Civil Services -- In addition to the transfer authority provided in Section 24-75-108, C.R.S., the Department may transfer up to \$2,755,298 General Fund from the Mental Health Transitional Living Homes line item to the Contracted Civil Services line item if the General Fund appropriation for Mental Health Transitional Living Homes exceeds the amount necessary to fully fund 164 mental health transitional living home beds."

Page 248, line 5, strike "Adult" and substitute "Adults".

Page 252, line 6, strike "Adult" and substitute "Adults".

Page 253, line 5, strike "Adult" and substitute "Adults".

Page 253, line 10, strike "Adult" and substitute "Adults".

Page 253, line 15, strike "Adult" and substitute "Adults".

Page 259, strike lines 8 through 13 and substitute the following:

^{ma} These amounts shall be from various sources of cash funds that are estimated to include \$3,988,613 from the Judicial Stabilization Cash Fund created in Section 13-32-101 (6), C.R.S., \$2,640,649 from the Judicial Collection Enhancement Fund created in Section 16-11-101.6 (2), C.R.S., \$1,413,279 from the Offender Services Fund created in Section 16-11-214 (1)(a), C.R.S., \$358,958 from the Justice Center Cash Fund created in Section 13-32-101 (7)(a), C.R.S., \$245,714 from the Judicial Department Information Technology Cash Fund created in Section 13-32-114 (1), C.R.S., \$95,259 from the State Commission on Judicial Performance Cash Fund created in Section 13-5.5-115, C.R.S., and \$111,002 from various other sources of cash funds."

Page 267, line 13, in the GENERAL FUND column strike "300,000" and in the CASH FUNDS column strike "17,803,853^b" and substitute

"18,103,853 ^b ".	1
	2
Adjust affected totals accordingly.	3
	4
Page 269, line 3, strike "\$16,009,883" and substitute "\$16,309,883".	5
	6
Page 357, line 6, in the ITEM & SUBTOTAL column strike "5,000,000" and substitute "3,000,000" and in the CASH FUNDS column strike "5,000,000 ^a " and substitute "3,000,000 ^a ".	7
	8
	9
	10
Adjust affected totals accordingly.	11
	12
Page 358, line 1, strike "\$43,968,415" and substitute "\$41,968,415".	13
	14
Page 366, line 6, strike "Operations ^{79, 79a, 80} " and substitute "Operations ^{79,79a,80,80a} ", in the ITEM & SUBTOTAL column strike "142,065,843" and substitute "144,065,843", and in the CASH FUNDS column strike "101,718,131 ^c " and substitute "103,718,131 ^c ".	15
	16
	17
	18
	19
Adjust affected totals accordingly.	20
	21
Page 367, line 8, strike "\$88,503,131" and substitute "\$90,503,131".	22
	23
Page 379, after line 3 insert:	24
	25
<u>80a</u> Department of Natural Resources, Division of Parks and Wildlife, Colorado Parks and Wildlife Operations, Wildlife Operations -- It is the General Assembly's intent that \$2.0 million of this appropriation from the Wildlife Cash Fund be used for programs similar to those for the Species Conservation Trust Fund described in Section 24-33-111 (3)(b)(I) and (3)(b)(II), C.R.S. The funds appropriated for this purpose remain available for expenditure until the close of the 2028-29 state fiscal year."	26
	27
	28
	29
	30
	31
	32
	33
	34
	35
	36
	37
Page 381, line 13, in the ITEM & SUBTOTAL column strike "11,789,416" and substitute "11,939,061", in the GENERAL FUND column strike "4,174,856" and substitute "4,572,225", and in the CASH FUNDS column strike "2,066,415 ^b " and substitute "1,818,691 ^b ".	38
	39
	40
	41
	42
Adjust affected totals accordingly.	43
	44
Page 406, line 6, strike "\$30,910 shall be from the Recycling".	45
	46
Page 406, line 7, strike "Resources Economic Opportunity Fund created in Section 25-16.5-106.5 (1)(a), C.R.S.," and substitute "\$30,910(I) shall be from the Colorado Circular Communities Cash Fund created in Section 25- 16.5-109 (4)(a), C.R.S.",	47
	48
	49
	50
	51
Page 406, line 11, strike "C.R.S." and substitute "C.R.S. Appropriations from the Colorado Circular Communities Cash Fund are shown for informational purposes only as the fund is continuously appropriated to the Department pursuant to Section 25-16.5-109 (4)(b), C.R.S."	52
	53
	54
	55
	56
Page 425, strike lines 6 and 7 and substitute:	57
	58
^{na} Of this amount, an estimated \$367,390 shall be from the Clean Water Cash Fund created in Section 25-8-210 (4)(a), C.R.S., an estimated \$28,388 shall be from the Drinking Water Cash Fund created in Section 25-1.5-209 (2)(a), C.R.S., an estimated \$1,427 shall be from the Water Quality Improvement Fund created in Section 25-8-608 (1.5), C.R.S., and an estimated \$293,071 shall be from various sources of cash funds."	59
	60
	61
	62
	63
	64
	65
Page 435, line 5, in the CASH FUNDS column strike "5,419,212 ^f " and substitute "5,419,212(I) ^f ".	66
	67

Page 436, line 9, strike "\$180,823 shall be from the Recycling Resources Economic Opportunity Fund created in Section 25-16.5-104 (1)(a), C.R.S." and substitute "\$180,823(I) shall be from the Colorado Circular Communities Cash Fund created in Section 25-16.5-109 (4)(a), C.R.S."

1
2
3
4
5

Page 436, line 13, strike "funds." and substitute "funds. Appropriations from the Colorado Circular Communities Cash Fund are shown for informational purposes only as the fund is continuously appropriated to the Department pursuant to Section 25-16.5-109 (4)(b), C.R.S."

6
7
8
9
10

Page 437, strike line 12 and substitute "'f This amount shall be from the Colorado Circular Communities Cash Fund created in Section 25-16.5-109 (4)(a), C.R.S. This appropriation is shown for informational purposes only as the fund is continuously appropriated to the Department pursuant to Section 25-16.5-109 (4)(b), C.R.S."

11
12
13
14
15
16

Page 438, line 3, strike "\$169,340 shall be from the Recycling"

17

Page 438, line 4, strike "Resources Economic Opportunity Fund created in Section 25-16.5-104 (1)(a), C.R.S.," and substitute "\$169,340(I) shall be from the Colorado Circular Communities Cash Fund created in Section 25-16.5-109 (4)(a), C.R.S."

18
19
20
21
22

Page 438, line 8, strike "funds." and substitute "funds. Appropriations from the Colorado Circular Communities Cash Fund are shown for informational purposes only as the fund is continuously appropriated to the Department pursuant to Section 25-16.5-109 (4)(b), C.R.S."

23
24
25
26
27

Page 457, line 9, strike "\$3,117,145" and substitute "\$8,917,430".

28
29

Page 498, after line 10, in the CASH FUNDS column insert "(0.9 FTE)".

30
31

Page 552, line 5, strike "rural" and substitute "local".

32
33

Page 575, line 7, strike "Addition###" and substitute "Addition".

34
35

Page 659, after line 10 insert:

36
37

38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

APPROPRIATION FROM

ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
\$	\$	\$	\$	\$	\$	\$

"SECTION 14. **Appropriation to the department of revenue for the fiscal year beginning July 1, 2025.** In Session Laws of Colorado 2025, section 2 of chapter 476, (SB 25-206), **amend** Part XX (2)(B) as Part XX and the affected totals are amended by section 1 of HB 26-1168 as follows:

Section 2. **Appropriation.**

PART XX

DEPARTMENT OF REVENUE

(2) TAXATION BUSINESS GROUP

(B) Taxation Services

Personal Services	37,134,692	35,138,061		1,742,546 ^a	254,085 ^b	
	36,884,692	34,888,061				
	(431.3 FTE)					
Operating Expenses	4,841,409	4,818,262		23,147 ^a		
	6,016,409	5,993,262				
Joint Audit Program	352,259	352,259				
Mineral Audit Program	918,132				66,000 ^c	852,132(I) ^d
						(10.2 FTE)

	ITEM & SUBTOTAL	TOTAL	APPROPRIATION FROM				
			GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
	\$	\$	\$	\$	\$	\$	\$
Document Management	5,679,805		5,677,198		2,607 ^c		
	<u>48,926,297</u>						
	49,851,297						

^a Of these amounts, \$1,031,135 shall be from the Marijuana Tax Cash Fund created in Section 39-28.8-501 (1), C.R.S., \$227,361 shall be from the Decarbonization Tax Credits Administration Cash Fund created in Section 24-38.5-120 (2), C.R.S., \$146,235 shall be from the Highway Users Tax Fund created in Section 43-4-201 (1)(a), C.R.S., and appropriated pursuant to Section 43-4-201 (3)(a)(V), C.R.S., \$105,339 shall be from the Donate to a Colorado Nonprofit Fund created in Section 39-22-5104 (1) C.R.S., with any unfunded amounts offset by General Fund per SB 18-141, \$6,000 shall be from the Private Letter Ruling Fund created in Section 24-35-103.5 (6), C.R.S., \$29,217 shall be from the Aviation Fund created in Section 43-10-109 (1), C.R.S., \$59,708 shall be from the Tobacco Settlement Defense Account of the Tobacco Litigation Settlement Cash Fund created in Section 24-22-115 (2)(a), C.R.S., \$51,853 shall be from Marijuana Cash Fund created in Section 44-10-801 (1)(a), C.R.S., \$22,274 shall be from the Tobacco Tax Enforcement Cash Fund created in Section 39-28-107 (1)(b), C.R.S., and appropriated pursuant to Section 43-4-201 (3)(a)(V), and an estimated \$86,571 shall be from various sources of cash funds. Expenditures from the Tobacco Settlement Defense Account of the Tobacco Litigation Settlement Cash Fund do not constitute fiscal year spending for the purpose of Section 20 of Article X of the State Constitution.

^b Of these amounts, it is estimated that \$154,085 shall be from the Mineral Audit Program for programmatic indirect cost recoveries and \$100,000 shall be transferred from the Hospital Community Benefit Program in the Department of Health Care Policy and Financing per H.B. 23-1243.

^c Of this amount, \$65,500 shall be transferred from the State Board of Land Commissioners in the Department of Natural Resources, pursuant to Section 36-1-145 (2)(b), C.R.S., and \$500 shall be transferred from the Oil and Gas Conservation Commission in the Department of Natural Resources.

ITEM & SUBTOTAL	TOTAL	APPROPRIATION FROM				
		GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
\$	\$	\$	\$	\$	\$	\$
TOTALS PART XX	\$556,500,601	\$154,004,166 ^a		\$392,196,112 ^b	\$9,448,191	\$852,132 ^c
(REVENUE)	\$557,425,601	\$154,929,166 ^a				

^d This amount is anticipated to include \$690,227 for direct expenses and \$161,905 for programmatic indirect cost recoveries and is included for informational purposes.

^e These amounts shall be from the Highway Users Tax Fund created in Section 43-4-201 (1)(a), C.R.S., and appropriated pursuant to Section 43-4-201 (3)(a)(V), C.R.S.

^a Of this amount, \$35,924,002 contains an (I) notation and is included as information for the purpose of complying with the limitation on state fiscal year spending imposed by Section 20 of Article X of the State Constitution. These amounts are continuously appropriated by a permanent statute, and shall not be deemed to be an appropriation subject to the limitations of Section 24-75-201.1, C.R.S.

^b Of this amount, \$48,102,988 contains an (I) notation.

^c This amount contains an (I) notation."

Renumber succeeding sections accordingly.

Adjust affected totals, including affected (I) notations, accordingly.

Respectfully submitted,

(signed)

Representative Emily Sirota

Representative Kyle Brown

Representative Rick Taggart

(signed)

Senator Jeff Bridges

Senator Judy Amabile

Senator Barbra Kirkmeyer

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

SB26-182 by Senator(s) **Snyder and Simpson**; also Representative(s) Caldwell and Paschal-- Concerning an updated clean energy plan from a municipally owned utility. Transportation & Energy

CONSIDERATION OF CONFERENCE COMMITTEE REPORTS

HB26-1411 by Representative(s) Brown and Sirota; also Senator(s) **Amabile and Kirkmeyer**, Bridges-- Concerning changes to health insurance benefits for certain low-income individuals who are not eligible for medical assistance due to their immigration status, and, in connection therewith, making and reducing an appropriation.

Senator Amabile moved for the adoption of the first report of the first conference committee on **HB26-1411**, as printed in Senate journal, April 27, page(s) 922-923. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, Senate Rule 26(b) was suspended to consider Conference Committee Reports on the same day the report is read.

CONSIDERATION OF CONFERENCE COMMITTEE REPORTS(cont'd)

HB26-1410 by Representative(s) Sirota, Brown, Taggart; also Senator(s) **Bridges**, Amabile, Kirkmeyer-
-Concerning the provision for payment of the expenses of the executive, legislative, and
judicial departments of the state of Colorado, and of its agencies and institutions, for and
during the fiscal year beginning July 1, 2026, except as otherwise noted.

Senator Bridges moved for the adoption of the first report of the first conference committee on **HB26-1410**, as printed in Senate journal, April 28, page(s) 932-948. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-154, SB26-156, SB26-157 were made Special Orders at 10:06a.m.

Committee of the Whole The hour of 10:06a.m. having arrived, Senator Roberts moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills -- Consent Calendar, and Senator Roberts was called to act as Chair.

**SPECIAL ORDERS -- SECOND READING OF BILLS
--CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

- SB26-154** by Senator(s) **Simpson and Mullica**; also Representative(s) McCluskie and Caldwell--
Concerning a modification to appointments to the Colorado channel authority board. 1
2
3
Amendment No. 1, Appropriations Committee Amendment. 4
(Printed in Senate Journal, April 28, page(s) 930-931 and placed in members' bill files.) 5
6
As amended, ordered engrossed and placed on the calendar for third reading and final 7
passage. 8
9
- SB26-156** by Senator(s) **Kipp and Carson**; also Representative(s) Phillips and Gonzalez R.--
Concerning changes to the state work force development council's practices. 10
11
12
Amendment No. 1, Business, Labor & Technology Committee Amendment. 13
(Printed in Senate Journal, April 23, page(s) 864 and placed in members' bill files.) 14
15
Amendment No. 2, Appropriations Committee Amendment. 16
(Printed in Senate Journal, April 28, page(s) 931 and placed in members' bill files.) 17
18
As amended, ordered engrossed and placed on the calendar for third reading and final 19
passage. 20
21
- SB26-157** by Senator(s) **Pelton R. and Hinrichsen**; --Concerning the abandonment of a town that has
critical water infrastructure for the residents of the town. 22
23
24
Amendment No. 1, Local Government & Housing Committee Amendment. 25
(Printed in Senate Journal, April 22, page(s) 845 and placed in members' bill files.) 26
27
Amendment No. 2, Appropriations Committee Amendment. 28
(Printed in Senate Journal, April 28, page(s) 932 and placed in members' bill files.) 29
30
As amended, ordered engrossed and placed on the calendar for third reading and final 31
passage. 32
33

**ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE --
SPECIAL ORDERS**

On motion of Senator Roberts, the report of the Committee of the Whole was **adopted** on
the following roll call vote: 39
40

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action: 54

Passed on second reading: SB26-154, as amended, SB26-156, as amended, SB26-157, as
amended. 56
57

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected
to the Senate having voted in the affirmative, SB26-017, SB26-045, SB26-091, SB26-114
were made Special Orders at 10:10a.m. 60
61
62

Committee of the Whole The hour of 10:10a.m. having arrived, Senator Roberts moved that the Senate resolve
itself into the Committee of the Whole for consideration of Special Orders -- Second
Reading of Bills, and Senator Roberts was called to act as Chair. 65
66
67

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-017 by Senator(s) **Daugherty and Bright**; --Concerning changes to out-of-network health-care services dispute resolution processes for health insurance carriers.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, January 30, page(s) 83-84 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 28, page(s) 929 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-045 by Senator(s) **Liston and Mullica**, Baisley, Bright, Carson, Catlin, Frizell, Hinrichsen, Kirkmeyer, Lindstedt, Pelton B., Pelton R., Rich, Roberts, Simpson, Snyder; also Representative(s) Paschal and Winter T.--Concerning promoting workforce development opportunities in Colorado's nuclear sector.

Amendment No. 1, Education Committee Amendment.
(Printed in Senate Journal, February 10, page(s) 140-141 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 28, page(s) 929 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-091 by Senator(s) **Snyder and Cutter**; also Representative(s) Soper--Concerning adding the exclusion of certain printed news deliverers from the definition of "employee" in the "Colorado Employment Security Act" to other state labor laws.

Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, April 2, page(s) 563-564 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-114 by Senator(s) **Marchman and Bright**; also Representative(s) Titone and Soper--Concerning a spirituous liquor manufacturer's sales rooms.

Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, April 6, page(s) 568-569 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 28, page(s) 929-930 and placed in members' bill files.)

Amendment No. 3(L.007), by Senator Marchman.

Amend the Appropriations Committee Report, dated April 28, 2026, page 1, strike lines 11 and 12.

Amend the Business, Labor, & Technology Committee Report, dated April 2, 2026, page 1, line 10, strike "IN".

Page 1 of the Business, Labor, & Technology Committee Report, strike lines 11 through 13 and substitute "THE ISSUANCE OF A PERMIT BY A LOCAL LICENSING AUTHORITY IS SUBJECT TO".

Page 1 of the Business, Labor, & Technology Committee Report, line 14, strike

"THE CONSIDERATIONS SET FORTH IN".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-017, as amended, SB26-045, as amended, SB26-091, as amended, SB26-114, as amended.

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:

SB26-131 by Senator(s) **Ball and Pelton B.**; also Representative(s) Woodrow and Woog--Concerning protections against abusive practices in sports betting.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	21	NO	13	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	N	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Coleman, and Jodeh.

(For further action, see Reconsideration of SB26-131.)

SB26-166 by Senator(s) **Benavidez and Kipp**; also Representative(s) Goldstein--Concerning school board member disqualifying convictions.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

(For further action, see Reconsideration of SB26-166.)

SB26-142 by Senator(s) **Ball and Kipp**; also Representative(s) Joseph and Gonzalez R.--Concerning the development of thermal energy resources.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	27	NO	7	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Daugherty, Exum, Jodeh, Lindstedt, Mullica, Roberts, and Snyder.

RECONSIDERATION OF SB26-131

SB26-131 by Senator(s) **Ball and Pelton B.**; also Representative(s) Woodrow and Woog--Concerning protections against abusive practices in sports betting.

Having voted on the prevailing side, Senator Ball moved for reconsideration of the last Senate action, Third Reading Final Passage, on **SB26-131**.

A majority of all members elected to the Senate having voted in the affirmative, reconsideration was granted.

THIRD READING OF BILLS -- FINAL PASSAGE (cont'd)

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-131 by Senator(s) **Ball and Pelton B.**; also Representative(s) Woodrow and Woog--Concerning protections against abusive practices in sports betting.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	20	NO	14	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	N	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

SB26-134 by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks.

Laid over until Wednesday, April 29, 2026.

HB26-1019 by Representative(s) Lieder and Bacon; also Senator(s) **Roberts and Rich**--Concerning mandatory health-care coverage for preventive kidney function screening services.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bright, Catlin, Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Jodeh, Kirkmeyer, Kolker, Liston, Marchman, Simpson, Snyder, and Wallace.

HB26-1318 by Representative(s) Nguyen and Froelich; also Senator(s) **Cutter**--Concerning traffic safety near schools.

Laid over until Wednesday, April 29, 2026.

Committee of the Whole On motion of Senator Roberts, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills, and Senator Roberts was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

- SB26-162** by Senator(s) **Frizell and Mullica**; also Representative(s) Hartsook and Hamrick-- Concerning releasing health-care test results to patients.
- Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, April 22, page(s) 845-846 and placed in members' bill files.)
- As amended, ordered engrossed and placed on the calendar for third reading and final passage.
- SB26-023** by Senator(s) **Kolker and Kirkmeyer**; also Representative(s) Sirota and Lukens-- Concerning the financing of public schools.
- Amendment No. 1, Education Committee Amendment.
(Printed in Senate Journal, April 21, page(s) 802-805 and placed in members' bill files.)
- Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 24, page(s) 871-875 and placed in members' bill files.)
- Amendment No. 3(L.018), by Senator Kolker.
Amend the Appropriations Committee Report, dated April 24, 2026, page 7, line 30, strike "4" and substitute "15".
- Page 7, line 32, strike "4" and substitute "15".
- As amended, ordered engrossed and placed on the calendar for third reading and final passage.
- SB26-093** by Senator(s) **Sullivan**; also Representative(s) Mauro--Concerning ensuring compliance with workers' compensation insurance coverage requirements.
- Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, March 5, page(s) 327 and placed in members' bill files.)
- Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 24, page(s) 875 and placed in members' bill files.)
- Amendment No. 3(L.005), by Senator Sullivan.
Amend printed bill, page 2, line 12, strike "(b)" and substitute "(b) (I)".
- Page 2, line 13, strike "A DISTRICT,".
- Page 2, after line 14 insert:
- "(II) "GOVERNMENTAL ENTITY" DOES NOT INCLUDE A SPECIAL DISTRICT."
- As amended, ordered engrossed and placed on the calendar for third reading and final passage.
- SB26-155** by Senator(s) **Mullica**; also Representative(s) McCluskie and Brown--Concerning increasing the availability of homeowner's insurance in the state.
- Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, April 15, page(s) 679-680 and placed in members' bill files.)
- Amendment No. 2(L.007), by Senator Mullica.
Amend printed bill, page 4, line 11, strike "AND".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 4, after line 11 insert:

"(IX) DATA FROM NORTH CAROLINA AND ALABAMA HAS SHOWN THAT PROVIDING ASSISTANCE TO STRENGTHEN ROOFS RESULTS IN FEWER CLAIMS AND LOWER ADMINISTRATIVE EXPENSES, WHICH DIRECTLY INCREASES PROFITS FOR INSURERS;

(X) STUDYING WAYS TO REDUCE WILDFIRE RISK IN HIGH-RISK AREAS OF THE STATE WILL HELP POLICYMAKERS IDENTIFY OPTIONS TO REDUCE POTENTIAL LOSSES IN THOSE AREAS, WHICH BENEFITS INSURERS BY REDUCING CLAIM LOSSES, ADMINISTRATIVE EXPENSES, AND MARKET VOLATILITY; AND".

Renumber succeeding subparagraph accordingly.

Page 6, line 27, strike "strike **penalty - fund**" and substitute **fund**".

Page 12, line 2, strike **Fee - fines - penalties.**" and substitute **Fee.**".

Page 12, strike lines 18 through 26 and substitute "CALENDAR YEAR TO ENSURE THAT THE TOTAL AMOUNT OF FEE REVENUE DOES NOT EXCEED ONE HUNDRED MILLION DOLLARS OVER THE FIRST FIVE FISCAL YEARS OF THE ENTERPRISE'S EXISTENCE.".

Page 13, strike lines 19 and 20.

Renumber succeeding subparagraphs accordingly.

Page 14, strike line 23 and substitute "RECIPIENTS RESIDE;

(IV) IF THE BOARD AWARDS GRANTS FOR WORKFORCE TRAINING, INFORMATION ABOUT THE STRUCTURE OF THE TRAINING PROGRAMS AND THE NUMBER OF CONTRACTORS TRAINED; AND".

Renumber succeeding subparagraph accordingly.

Amendment No. 3(L.011), by Senator Mullica.

Amend printed bill, page 17, line 5, after "HOME;" insert "WHETHER THE HOME IS LOCATED IN A LOCALITY WITH HAIL-RESISTANT BUILDING CODE REQUIREMENTS;".

Page 19, line 4, after the period add "THE DIVISION, OR A THIRD PARTY THE DIVISION ENTERS INTO A CONTRACT WITH TO CONDUCT THE STUDY, SHALL ENGAGE WITH RELEVANT STAKEHOLDERS IN CONDUCTING THE STUDY. RELEVANT STAKEHOLDERS MUST INCLUDE, AT A MINIMUM:

- (a) REPRESENTATIVES OF REINSURERS;
- (b) REPRESENTATIVES OF INSURERS WRITING HOMEOWNER'S INSURANCE CONTRACTS OR POLICIES IN COLORADO;
- (c) REPRESENTATIVES OF REINSURANCE BROKERS;
- (d) INDIVIDUALS WITH EXPERTISE IN COMPLEX FINANCIAL INSTRUMENTS AND DEBT INSTRUMENTS; AND
- (e) CONSUMERS OR INDIVIDUALS WITH EXPERIENCE IN WILDFIRE MITIGATION.".

Amendment No. 4(L.010), by Senator Mullica.

Amend printed bill, page 17, line 17, after "(8)" insert "(a)".

Page 17, line 22, strike "SEVENTY-FIVE" and substitute "NINETY".

Page 17, line 22, strike "GRANT PROGRAM MONEY" and substitute "FEE REVENUE".

Page 17, after line 25 insert:

"(b) NOTWITHSTANDING SUBSECTION (8)(a) OF THIS SECTION, THE ENTERPRISE MAY USE UP TO THREE PERCENT OF FEE REVENUE FOR DEVELOPING THE NECESSARY WORKFORCE FOR INSTALLING AND CERTIFYING RESILIENT ROOF SYSTEMS, FOR A STUDY TO ANALYZE INSURANCE RISK IN HIGH-RISK WILDFIRE AREAS OF THE STATE, AND FOR THE ADMINISTRATIVE EXPENSES OF THE ENTERPRISE.".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-146 by Senator(s) **Cutter**; also Representative(s) Froelich--Concerning restricting the distribution of single-use food serviceware.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, April 24, page(s) 888-889 and placed in members' bill files.)

Amendment No. 2(L.006), by Senator Frizell.
Amend printed bill, page 2, strike lines 11 through 13.

Reletter succeeding paragraphs accordingly.

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-070, HB26-1210, HB26-1113, HB26-1313) of Tuesday, April 28, was laid over until Wednesday, April 29, retaining its place on the calendar.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-162, as amended, SB26-023, as amended, SB26-093, as amended, SB26-155, as amended, SB26-146, as amended.

Laid over until Wednesday, April 29: SB26-070, HB26-1210, HB26-1113, HB26-1313.

RECONSIDERATION OF SB26-166

SB26-166 by Senator(s) **Benavidez and Kipp**; also Representative(s) Goldstein--Concerning school board member disqualifying convictions.

Having voted on the prevailing side, Senator Benavidez moved for reconsideration of the last Senate action, Third Reading Final Passage, on **SB25-166**.

A majority of all members elected to the Senate having voted in the affirmative, reconsideration was granted.

THIRD READING OF BILLS -- FINAL PASSAGE (cont'd)

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-166 by Senator(s) **Benavidez and Kipp**; also Representative(s) Goldstein--Concerning school board member disqualifying convictions.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	21	NO	13	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader , the following Governor's appointments were confirmed by the following roll call votes:

MEMBERS OF THE
COLORADO BRAIN INJURY TRUST FUND BOARD

effective July 1, 2025 for terms expiring June 30, 2028:

Rebecca Wasil of Pueblo, Colorado, reappointed;

Kaitlin Hays of Englewood, Colorado, appointed;

Kathy Hardin of Arvada, Colorado, appointed;

Jennifer Medina of Denver, Colorado, appointed;

Tobin Wright of Swink, Colorado, appointed.

effective July 1, 2026 for a term expiring June 30, 2029:

Shaneis Malouff of Denver, Colorado, reappointed.

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB26-1238, 1244, 1257, 1259, 1293, 1294, 1295, 1296, 1297, 1303, 1305, 1311.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

State,
Veterans, &
Military
Affairs

The Committee on State, Veterans, & Military Affairs 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:

MEMBER OF THE
COLORADO BOARD OF VETERANS AFFAIRS

effective July 1, 2025 for a term expiring June 30, 2029:

Sheldon Smith of Montrose, Colorado, to serve as a veteran who has been honorably released or separated from the Armed Forces of the United States, appointed.

State,
Veterans, &
Military
Affairs

The Committee on State, Veterans, & Military Affairs 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:

EXECUTIVE DIRECTOR OF THE
DEPARTMENT OF PERSONNEL AND ADMINISTRATION

for a term expiring at the pleasure of the Governor:

Jana Locke of Denver, Colorado, appointed.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- HB26-1130** by Representative(s) Story and Jackson; also Senator(s) **Cutter and Jodeh**--Concerning baby diaper changing stations in restrooms accessible to the public.
State, Veterans, & Military Affairs
- HB26-1287** by Representative(s) Boesenecker and Brooks; also Senator(s) **Kolker and Jodeh**-- Concerning the continuation of certain regulatory functions of the division of real estate, and, in connection therewith, implementing the recommendations contained in the 2025 sunset report by the department of regulatory agencies.
State, Veterans, & Military Affairs
- HB26-1335** by Representative(s) Garcia and Nguyen; also Senator(s) **Wallace**--Concerning access to abortion medication services on Colorado college campuses.
Health & Human Services
- HB26-1347** by Representative(s) Gilchrist and Brown, Camacho, Clifford, Froelich, Stewart R., Willford; also Senator(s) **Daugherty and Ball**--Concerning changing practices related to federal benefits for youth in foster care.
Health & Human Services

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m.,
Wednesday, April 29, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

 106th Legislative Day

 Wednesday, April 29, 2026

Prayer	By the chaplain, Fr. Andrej Makovnik, Pastor of St. Mary Catholic Church of Littleton.	1
Call to Order	By the President at 9:00 a.m.	2
Roll Call	Present--34. Excused--1, Danielson.	3
Quorum	The President announced a quorum present.	4
Pledge	By Senator Kirkmeyer.	5
Approval of the Journal	On motion of Senator Lindstedt, the Journal of Tuesday, April 28, 2026, was approved as corrected by the Secretary.	6

SENATE SERVICES REPORT

Correctly Printed: SB26-182.
Correctly Engrossed: SB26-017, 023, 045, 091, 093, 114, 146, 154, 155, 156, 157, and 162.
Correctly Reengrossed: SB26-131, 142, and 166.
Correctly Rerevised: HB26-1019.

COMMITTEE OF REFERENCE REPORTS

Finance	After consideration on the merits, the Committee recommends that SB26-164 be postponed indefinitely .	7
Finance	After consideration on the merits, the Committee recommends that HB26-1346 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. Amend reengrossed bill, page 3, line 13, after "department." insert "UPON RECEIPT OF A NOTICE OF TRANSFER OR ASSUMPTION OF THE CREDIT, THE DEPARTMENT SHALL ISSUE A NEW TAX CREDIT CERTIFICATE TO THE TRANSFEROR AND THE TRANSFEREE." After consideration on the merits, the Committee recommends that HB26-1338 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	8
Finance	After consideration on the merits, the Committee recommends that SB26-161 be postponed indefinitely .	9
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1252 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. Amend reengrossed bill, page 2, line 17, strike "AND". Page 3, line 1, strike "PLANS." and substitute "PLANS";. Page 3, after line 1 insert:	10

"(f) ADMINISTERING STATE AND FEDERAL GRANTS, PROVIDING TECHNICAL ASSISTANCE TO GRANTEEES, AND COORDINATING FUNDING OPPORTUNITIES WITH OTHER STATE AGENCIES;

(g) ADMINISTERING STATE GRANTS PROVIDED TO STATE AGENCIES AND POLITICAL SUBDIVISIONS FROM THE DISASTER EMERGENCY FUND, AS DESCRIBED IN SECTION 24-33.5-706;

(h) COORDINATING AND UPDATING HOMELAND SECURITY PLANS;

(i) COORDINATING ALL-HAZARD PUBLIC RISK COMMUNICATION PRODUCTS; AND

(j) DETERMINING NATIONAL INCIDENT MANAGEMENT SYSTEM PROFESSIONAL DEVELOPMENT AND EDUCATIONAL REQUIREMENTS."

Page 10, strike lines 15 through 27.

Page 11, strike lines 1 through 27.

Page 12, strike lines 1 through 16 and substitute:

"SECTION 10. In Colorado Revised Statutes, **repeal** 24-33.5-1606.5."

Page 12, strike line 18 and substitute "(2)(h)(II)(B); and **repeal** (2)(h)(II)(C) as follows:"

Page 12, strike lines 26 and 27 and substitute:

"(B) The office of prevention and security, created in section 24-33.5-1606; AND

(C) ~~The office of preparedness, created in section 24-33.5-1606.5;~~ and"

Page 13, strike line 5 and substitute:

"(1) ~~The office of preparedness in the~~"

Page 13, line 8, strike "'office'," and substitute "'office'; 'DIVISION'," and strike "office" and substitute "office DIVISION".

Page 13, line 13, strike "office" and substitute "office DIVISION".

Page 13, line 18, strike "(2)(c)" and substitute "(2)(b); and **repeal** (2)(c)".

Page 13, strike lines 24 and 25 and substitute:

"(b) The office of prevention and security, created in section 24-33.5-1606; AND

(c) ~~The office of preparedness, created in section 24-33.5-1606.5; and~~"

Page 13, after line 25, insert:

"SECTION 14. In Colorado Revised Statutes, 22-32-109.1, **amend** (4) introductory portion and (4)(l) as follows:

22-32-109.1. Board of education - specific powers and duties - safe school plan - conduct and discipline code - safe school reporting requirements - school response framework - school resource officers - definitions.

(4) **School response framework - school safety, readiness, and incident management plan.** Each board of education shall establish a school response framework ~~that shall consist~~ CONSISTING of policies described in this subsection (4). By satisfying the requirements of this subsection (4), a school or school district ~~shall be~~ IS in compliance with the national incident management system, referred to in this subsection (4) as "NIMS", developed by the federal emergency management agency. At a minimum, the policies ~~shall~~ require:

(l) School district employee safety and incident management training, including provisions stating that completion of any courses identified by the

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

department of public safety pursuant to ~~section 24-33.5-1606.5 (3), C.R.S.~~; SECTION 24-33.5-1604 (7), as related to NIMS, count toward the professional development requirements of a person licensed pursuant to article 60.5 of this title;

SECTION 15. In Colorado Revised Statutes, 23-60-202, amend (1)(c)(II) as follows:

23-60-202. Duties of board with respect to state system.

(1) With respect to the community and technical colleges within the state system, the board has the authority, responsibility, rights, privileges, powers, and duties customarily exercised by the governing boards of institutions of higher education, including the following:

(c) (II) To the extent space is available, the board may allow persons licensed pursuant to article 60.5 of title 22 to take, without charge, at community and technical colleges, courses identified by the department of public safety pursuant to ~~section 24-33.5-1606.5(4)~~ SECTION 24-33.5-1604 (7), as related to the national incident management system developed by the federal emergency management agency."

Renumber succeeding sections accordingly.

Page 14, strike lines 11 through 15 and substitute:

"(VI) One member with specialized knowledge in ~~emergency communications systems~~ CYBERSECURITY who represents the governor's office of information technology created in section 24-37.5-103, to be appointed by the chief information officer;"

Page 15, line 6, strike "COUNTY." and substitute "COUNTY, AS DEFINED BY THE STATE DEMOGRAPHER."

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **HB26-1010** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 5, strike lines 7 through 20.

Renumber succeeding sections accordingly.

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **HB26-1207** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 2, line 9, strike "IF" and substitute "BEGINNING JULY 1, 2027, IF".

Page 2, line 25, strike "WORKERS." and substitute "WORKERS AND THAT, AS OF MARCH 1, 2026, IS REQUIRED TO SUBMIT EEO-1 DATA TO THE UNITED STATES EQUAL EMPLOYMENT OPPORTUNITY COMMISSION."

Page 3, strike lines 6 through 14 and substitute:

"SECTION 2. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE HOUSE

April 28, 2026
Mr. President:

The House has adopted and returns herewith SJR26-021.

The House has passed on Third Reading and returns herewith SB26-137.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1341.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1306, HB26-1315, HB26-1206, SB26-092, and HB26-1236, amended as printed in House Journal, April 27, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1256, amended as printed in House Journal, April 27, 2026, and amended on Third Reading as printed in House Journal, April 28, 2026.

The House has adopted the First Report of the First Conference Committee on HB26-1380, HB26-1399, HB26-1405, HB26-1409, HB26-1412, HB26-1357, HB26-1410, and HB26-1411, as printed in House Journal, April 28, 2026, and has repassed the bills as amended.

The House has postponed indefinitely SB26-090. The bill is returned herewith.

MESSAGE FROM THE REVISOR OF STATUTES

April 28, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1341.

Without comment, as amended, HB26-1206, 1236, 1256, 1306, and 1315.

Without comment, as amended, SB26-092.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of Third reading of Bills -- Final Passage.

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:

HB26-1318 by Representative(s) Nguyen and Froelich; also Senator(s) **Cutter**--Concerning traffic safety near schools.

A majority of those elected to the Senate having voted in the affirmative, Senator Cutter was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.007) , by Senator Cutter.

Amend revised bill, page 2, after line 1 insert:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

"SECTION 1. Short title. The short title of this act is the "Liam Stewart School Zone Act".

Renumber succeeding sections accordingly.

The amendment was **passed** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	1	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Carson, Catlin, Coleman, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton R., Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, and Weissman.

SB26-134 by Senator(s) Lindstedt and Jodeh, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	18	NO	16	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	N	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	N	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	N	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

SB26-017 by Senator(s) Daugherty and Bright; also Representative(s) Stewart R.--Concerning changes to out-of-network health-care services dispute resolution processes for health insurance carriers.

Laid over until Thursday, April 30, 2026.

SB26-045 by Senator(s) Liston and Mullica, Baisley, Bright, Carson, Catlin, Frizell, Hinrichsen, Kirkmeyer, Lindstedt, Pelton B., Pelton R., Rich, Roberts, Simpson, Snyder; also Representative(s) Paschal and Winter T.--Concerning promoting workforce development opportunities in Colorado's nuclear sector.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	30	NO	4	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	N	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Coleman, Exum, Jodeh, and Marchman.

SB26-091 by Senator(s) Snyder and Cutter; also Representative(s) Soper--Concerning adding the exclusion of certain printed news deliverers from the definition of "employee" in the "Colorado Employment Security Act" to other state labor laws.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	26	NO	8	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	N	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

SB26-114 by Senator(s) **Marchman and Bright**; also Representative(s) Titone and Soper--Concerning a spirituous liquor manufacturer's sales rooms.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	31	NO	3	EXCUSED	1	ABSENT	0
Amabile	N	Danielson	E	Kolker	Y	Rodriguez	N
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	N	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Bridges and Hinrichsen.

SB26-162 by Senator(s) **Frizell and Mullica**; also Representative(s) Hartsook and Hamrick--
Concerning releasing health-care test results to patients.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	29	NO	5	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	N	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Bright, Coleman, Exum, Kirkmeyer, Pelton B., Rich, Roberts, Simpson, and Snyder.

SB26-023 by Senator(s) **Kolker and Kirkmeyer**; also Representative(s) Sirota and Lukens--
Concerning the financing of public schools, and, in connection therewith, making and reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Jodeh, Kipp, Liston, Marchman, Mullica, Pelton R., Roberts, Simpson, Snyder, Wallace, and Weissman.

SB26-093 by Senator(s) **Sullivan**; also Representative(s) Mauro--Concerning ensuring compliance with workers' compensation insurance coverage requirements.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	19	NO	15	EXCUSED	1	ABSENT	0
Amabile	N	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	N
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	N	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Marchman, Mullica, and Wallace.

SB26-155 by Senator(s) **Mullica and Marchman**; also Representative(s) McCluskie and Brown-- Concerning increasing the availability of homeowner's insurance in the state.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Daugherty, Exum, Kipp, Roberts, and Snyder.

SB26-146 by Senator(s) **Cutter**; also Representative(s) Froelich--Concerning restricting the distribution of single-use food serviceware.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	20	NO	14	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Coleman, Gonzales J., Jodeh, Kipp, Snyder, and Wallace.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-171, SB26-173, HB26-1290, HB26-1052, HB26-1214, HB26-1260 were made Special Orders at 10:18 a.m.

Committee of the Whole The hour of 10:18 a.m. having arrived, Senator Weissman moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, Consent Calendar and Senator Weissman was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS --CONSENT CALENDAR

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-171 by Senator(s) **Cutter and Wallace**; --Concerning prohibiting the disposal of preproduction plastic materials at a location that does not have a certificate of designation to operate as a solid waste disposal site and facility.

Ordered engrossed and placed on the calendar for third reading and final passage.

SB26-173 by Senator(s) **Bridges and Bright**; also Representative(s) Lukens and Gilchrist-- Concerning exempting teacher training in certain fitness disciplines from regulation under the "Private Occupational Education Act of 1981".

Ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1290 by Representative(s) Hartsook and Duran; also Senator(s) **Roberts and Frizell**-- Concerning the criminal offense of assault, and, in connection therewith, clarifying sentencing.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1052 by Representative(s) Woog and Stewart R.; also Senator(s) **Carson**--Concerning changes to the "Victim Rights Act".

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1214 by Representative(s) English and Jackson; also Senator(s) **Amabile**--Concerning the continuation of the Colorado licensing of controlled substances act, and, in connection therewith, implementing the recommendations contained in the 2025 sunset report by the department of regulatory agencies.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, April 22, page(s) 845 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1260 by Representative(s) Garcia and Willford; also Senator(s) **Cutter and Bright**--Concerning programs for child care assistance.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, April 22, page(s) 845 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 Weissman, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-171, SB26-173, HB26-1290, HB26-1052, HB26-1214, as amended, HB26-1260, as amended.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1313, HB26-1283, SB26-174, HB26-1193, SB26-170, HB26-1242, HB26-1258 were made Special Orders at 10:22 a.m.

Committee of the Whole The hour of 10:22 a.m. having arrived, Senator Weissman moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Weissman was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1313 by Representative(s) Boesenecker and Stewart R.; also Senator(s) Ball and Frizell-- Concerning the adjustment of requirements for governments to receive funding from the statewide affordable housing fund.

Amendment No. 1, Local Government & Housing Committee Amendment.
(Printed in Senate Journal, April 24, page(s) 877-878 and placed in members' bill files.)

Amendment No. 2(L.018), by Senator Ball.

Amend reengrossed bill, page 3, line 3, strike "(1)(e)" and substitute "(1)(e)".

Page 10, line 7, after "(II)" insert "(A)" and strike "encouraged. Local" and substitute "encouraged."

(B) IF LOCAL GOVERNMENTS HAVE NOT ENTERED INTO A WRITTEN AGREEMENT THAT DESCRIBES OTHERWISE, FOR THE PURPOSE OF CALCULATING WHETHER A LOCAL GOVERNMENT HAS MET THE REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION FOR THE THREE-YEAR CYCLE BEGINNING ON JANUARY 1, 2027, AND FOR EACH THREE-YEAR CYCLE THEREAFTER, A LOCAL GOVERNMENT MAY COUNT AN AFFORDABLE HOUSING UNIT THAT WAS NEWLY CONSTRUCTED OR NEWLY CONVERTED TO AFFORDABLE HOUSING, WITH MONEY PROVIDED BY MULTIPLE LOCAL GOVERNMENTS AS A PERCENTAGE OF ONE UNIT THAT IS PROPORTIONAL TO THE PERCENTAGE OF TOTAL LOCAL GOVERNMENT FUNDING THAT THE LOCAL GOVERNMENT PROVIDED.

(C) Local".

Page 10, line 13, strike "EXCEPT" and substitute "THESE WRITTEN AGREEMENTS ARE NOT SUBJECT TO THE FORMULA DESCRIBED IN SUBSECTION (3)(d)(II)(B) OF THIS SECTION.

(D) EXCEPT".

Page 15, line 4, strike "UNIT;" and substitute "UNIT. THE ONE-TENTH OF A UNIT QUALIFIES FOR THE LOCAL GOVERNMENT THAT DONATED THE LAND."

Amendment No. 3(L.019), by Senator Ball.

Amend reengrossed bill, page 3, after line 1 insert:

"SECTION 1. In Colorado Revised Statutes, 29-32-104, amend (5) as follows:

29-32-104. Permissible expenditures - affordable housing programs - report - definitions.

(5) (a) If the Legislative Council Staff's March Economic and Revenue Forecast in any given year projects revenue for the next state fiscal year will fall below the revenue limit imposed under section 20 of article X of the state constitution, the general assembly may reduce the funding allocated to the office required by this section for the next state fiscal year in order to balance the state budget for said state fiscal year.

(b) FOR ANY STATE FISCAL YEAR FOR WHICH THE GENERAL ASSEMBLY REDUCES THE FUNDING ALLOCATED TO THE OFFICE PURSUANT TO THIS SUBSECTION (5), THE ADMINISTRATOR SHALL, IN COORDINATION WITH THE OFFICE, CONDUCT A PUBLIC STAKEHOLDER ENGAGEMENT PROCESS TO INFORM THE PLANNED ALLOCATIONS AND STRATEGIC PRIORITIES OF THAT STATE FISCAL

YEAR'S FUNDING ALLOCATED TO THE OFFICE PURSUANT TO THIS SECTION. THE ADMINISTRATOR SHALL PUBLISH ONLINE THE FINAL PLANNED ALLOCATIONS AND STRATEGIC PRIORITIES OF THAT STATE FISCAL YEAR'S FUNDING ALLOCATED TO THE OFFICE PURSUANT TO THIS SECTION."

Renumber succeeding sections accordingly.

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1283 by Representative(s) Ricks and Joseph; also Senator(s) Marchman--Concerning protections relating to the confiscation of individuals' identification documents.

Amendment No. 1, Judiciary Committee Amendment.

(Printed in Senate Journal, April 27, page(s) 923 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

SB26-174 by Senator(s) Roberts; also Representative(s) Carter and Soper, Garcia--Concerning the prohibition of lead generation marketing for legal services.

Amendment No. 1, Judiciary Committee Amendment.

(Printed in Senate Journal, April 27, page(s) 923-924 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1193 by Representative(s) Martinez and Lindsay; also Senator(s) Wallace--Concerning vision tests for pre-kindergarten students.

Ordered revised and placed on the calendar for third reading and final passage.

SB26-170 by Senator(s) Coleman; also Representative(s) Bacon--Concerning creating a task force to study how to expand access to effective public schools for Colorado students.

Amendment No. 1, Education Committee Amendment.

(Printed in Senate Journal, April 23, page(s) 849 and placed in members' bill files.)

Amendment No. 2(L.004), by Senator Coleman.

Amend printed bill, page 4, line 27, strike "AND".

Page 5, line 3, after "GAPS;" and insert "AND".

Page 5, after line 3 insert:

"(IV) ONE MEMBER WHO IS A REPRESENTATIVE OF AN ORGANIZATION THAT WORKS DIRECTLY WITH OR AT A FACILITY SCHOOL."

Amendment No. 3(L.005), by Senator Coleman.

Amend the Education Committee Report, dated April 22, 2026, page 1, line 10, strike "FORCE." and substitute "FORCE. IF THE FIRST MEETING OF THE TASK FORCE IS NOT UNTIL AFTER JULY 31, 2026, THE DEADLINE TO COMPLETE THE WRITTEN REPORT REQUIRED PURSUANT TO THIS SECTION MUST BE ADJUSTED TO ALLOW FIVE MONTHS BETWEEN THE FIRST MEETING AND THE WRITTEN REPORT DEADLINE.".

Amendment No. 4(L.006), by Senator Coleman.

Amend printed bill, page 3, strike lines 16 through 23 and substitute:

"(b) "OPPORTUNITY GAPS" MEANS DISPARITIES IN STUDENTS' ACCESS TO EDUCATIONAL OPPORTUNITIES AND DISPARITIES IN ACADEMIC OUTCOMES, INCLUDING, BUT NOT LIMITED TO, ACHIEVEMENT, GROWTH, GRADUATION RATES, AND POSTSECONDARY READINESS, EXPERIENCED BY GROUPS OF STUDENTS BASED ON FACTORS SUCH AS RACE, SOCIOECONOMIC STATUS, GEOGRAPHY, DISABILITY STATUS, AND ENGLISH LEARNER STATUS. SUCH DISPARITIES MAY BE INFLUENCED BY DIFFERENCES IN ACCESS TO NECESSARY SUPPORTS INSIDE AND

OUTSIDE THE CLASSROOM, HIGH-QUALITY INSTRUCTION, STABLE LEARNING ENVIRONMENTS, AND QUALIFIED EDUCATORS, AS WELL AS BY SCHOOL, DISTRICT, AND STATE-LEVEL POLICIES AND PRACTICES."

Amendment No. 5(L.007), by Senator Coleman.

Amend printed bill, page 2, strike lines 2 through 23.

Page 3, strike lines 1 through 7.

Re-number succeeding sections accordingly.

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1242 by Representative(s) Paschal and Jackson; also Senator(s) Roberts--Concerning interlock-restricted license requirements for impaired drivers, and, in connection therewith, making an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1258 by Representative(s) Soper and Titone; also Senator(s) Roberts and Pelton R.--Concerning death.

Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, April 1, page(s) 846 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 28, page(s) 932 and placed in members' bill files.)

Amendment No. 3(L.013), by Senator Roberts.

Amend reengrossed bill, page 4, line 13, after "(1)(i)(X)," insert "(1)(i)(XI),".

Page 5, line 11, strike "OR".

Page 5, line 13, after "SECTION 12-135-501;" insert "OR".

Page 5, after line 13 insert:

"(XI) IS PRESENT WITH THE PERMISSION OF A LICENSEE TO ASSIST IN THE NORMAL BUSINESS OPERATIONS OF THE FACILITY, THE LICENSEE IS DIRECTLY RESPONSIBLE FOR THE PERSON'S ACTIVITIES AND ACTIONS, AND THE PERSON AND THE LICENSEE TAKE ALL APPROPRIATE STEPS TO ENSURE THE DIGNITY OF HUMAN REMAINS IS MAINTAINED."

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

On motion of Senator Weissman, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1313, as amended, HB26-1283, as amended, SB26-174, as amended, HB26-1193, SB26-170, as amended, HB26-1242, HB26-1258, as amended.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-154 by Senator(s) **Simpson and Mullica**; also Representative(s) McCluskie and Caldwell-- Concerning a modification to appointments to the Colorado channel authority board, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

SB26-157 by Senator(s) **Pelton R. and Hinrichsen**; also Representative(s) Winter T. and Martinez-- Concerning the abandonment of a town that has critical water infrastructure for the residents of the town, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Bridges, Carson, Catlin, Coleman, Gonzales J., Kipp, Liston, and Marchman.

Committee of the Whole On motion of Senator Weissman, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills, and Senator Weissman was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-070

by Senator(s) **Amabile and Zamora Wilson**, Gonzales J., Hinrichsen, Marchman, Wallace; also Representative(s) Zokaie and Nguyen, Brown, Camacho, Garcia, Lieder, Martinez, McCormick, Smith, Titone, Velasco--Concerning prohibiting a government entity from accessing a database that stores historical location information.

Laid over until Saturday, July 4, 2026.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the 19 Senate having voted in the affirmative, the balance of the General Orders -- Second 20 Reading of Bills Calendar (HB26-1210, HB26-1113) of Wednesday, April 29, was laid over until Thursday, April 30, retaining its place on the calendar.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Weissman, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Laid over until Thursday, April 30: HB26-1210, HB26-1113.
Laid over until Saturday, July 4: SB26-070.

REPORT OF CONFERENCE COMMITTEE

FIRST REPORT OF FIRST CONFERENCE COMMITTEE
ON HB26-1084

THIS REPORT AMENDS THE
REREVISED BILL

To the President of the Senate and the
Speaker of the House of Representatives:

Your first conference committee appointed on HB26-1084, concerning voter transparency requirements to expand information about the funding of initiated statewide ballot measures, and, in connection therewith, requiring the abstract of the fiscal impact statement for certain initiated statewide ballot measures to describe the measure's likely effect on the main areas of state expenditure, has met and reports that it has agreed upon the following:

1. That the House accede to the Senate amendments made to the bill, as the amendments appear in the rerevised bill.
2. That, under the authority granted the committee to consider matters

not at issue between the two houses, the following amendments be recommended:

Amend rerevised bill, page 3, strike line 13 and substitute "(1)(b)(V), (1)(b)(VI), and (1)(f) as follows:".

Page 4, line 21, strike "AND".

Page 5, strike line 2 and substitute "(3)(i)(I); AND (VI) FOR AN INITIATED MEASURE THAT REQUIRES EXISTING REVENUE SOURCES TO BE REALLOCATED AND SPENT IN A PARTICULAR WAY, A DESCRIPTION OF THE MEASURE'S LIKELY EFFECT ON THE THREE LARGEST AREAS OF PROGRAM EXPENDITURE, AS DEFINED IN SECTION 1-40-106 (3)(i)(I).

(f) WHEN PREPARING THE FISCAL IMPACT STATEMENT REQUIRED BY THIS SUBSECTION (1), THE DIRECTOR OF RESEARCH OF THE LEGISLATIVE COUNCIL OF THE GENERAL ASSEMBLY SHALL INCLUDE THE INFORMATION REQUIRED IN THE ABSTRACT AS SET FORTH IN SUBSECTIONS (1)(b)(V) AND (1)(b)(VI) OF THIS SECTION."

Page 5, strike lines 3 through 15 and substitute:

"SECTION 3. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions."

Page 1, line 104, strike "ABSTRACT OF THE".

Respectfully submitted,

House Committee: Senate Committee:
(signed) (signed)
Representative Ceceila Espenoza (Chair) Senator Mike Weissman (Chair)
Representative Sean Camacho Senator William Lindstedt
Representative Chris Richardson Senator Byron Pelton

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-021.

NOTICE OF INTENT TO MOVE FOR RECONSIDERATION OF SB26-134

Majority Leader Rodriguez gave notice of intent to reconsider SB26-134.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Health & Human Services After consideration on the merits, the Committee recommends that HB26-1344 be referred to the Committee on Appropriations with favorable recommendation.

Health & Human Services After consideration on the merits, the Committee recommends that HB26-1235 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

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:

MEMBER OF THE COLORADO HEALTH FACILITIES AUTHORITY BOARD OF DIRECTORS

for a term expiring June 30, 2029:

Lauren Kvamme of Arvada, Colorado, a Democrat, occasioned by the resignation of Jessica Klotsche of Louisville, Colorado, an Unaffiliated, appointed.

Transportation & Energy

The Committee on Transportation & Energy 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 CLEAN TRANSIT ENTERPRISE

for terms expiring September 28, 2029:

Diane Barrett of Denver, Colorado, to serve as a member of the Transportation Commission and have statewide transportation expertise, appointed;

Cris Jones of Boulder, Colorado, to serve as a representative of an urban area and have transit expertise, reappointed;

David Averill of Telluride, Colorado, to serve as a representative of a rural area and have transit expertise, reappointed.

Transportation & Energy

The Committee on Transportation & Energy has had under consideration and has had a hearing on the following appointments and recommends that the appointments be confirmed:

MEMBERS OF THE TRANSPORTATION COMMISSION

effective July 2, 2025 for terms expiring July 1, 2029:

Barbara McLachlan of Durango, Colorado, to serve as a commissioner from the Eighth Transportation District, appointed;

Terry Hart of Pueblo, Colorado, to serve as a commissioner from the Tenth Transportation District, reappointed.

Transportation & Energy

The Committee on Transportation & Energy has had under consideration and has had a hearing on the following appointments and recommends that the appointments be confirmed:

MEMBER OF THE TRANSPORTATION COMMISSION

for a term expiring July 1, 2029:

Diane Barrett of Denver, Colorado, to serve as a commissioner from the First Transportation District, appointed.

Transportation & Energy

The Committee on Transportation & Energy has had under consideration and has had a hearing on the following appointments and recommends that the appointments be confirmed:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MEMBER OF THE
TRANSPORTATION COMMISSION

for a term expiring July 1, 2029:

Carl Castillo of Boulder, Colorado, to serve as a commissioner from the Fourth Transportation District, occasioned by the resignation of Elise Jones of Boulder, Colorado, appointed.

Trans-
portation &
Energy

The Committee on Transportation & Energy has had under consideration and has had a hearing on the following appointments and recommends that the Senate not approve the confirmation:

MEMBERS OF THE
TRANSPORTATION COMMISSION

effective July 2, 2025 for terms expiring July 1, 2029:

Juan Marcano of Aurora, Colorado, to serve as a commissioner from the Third Transportation District, appointed.

Judiciary

After consideration on the merits, the Committee recommends that **SB26-177** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 3, after line 12 insert:

"(3) BEFORE BRINGING AN ACTION PURSUANT SUBSECTION (2) OF THIS SECTION, THE REQUESTING OWNER IS ENCOURAGED TO ENGAGE IN ALTERNATIVE DISPUTE RESOLUTION, SUCH AS MEDIATION, WITH THE ADJOINING PROPERTY OWNER, TO ACCESS THE ADJOINING PROPERTY TO MAKE REPAIRS OR MAINTENANCE."

Renumber succeeding subsections accordingly.

Page 4, line 1, strike "PROPERTY," and substitute "PROPERTY AND WILL NOT NEGATIVELY AFFECT ANY EASEMENT ON THE ADJOINING OWNER'S PROPERTY,".

Page 4, after line 9 insert:

"(6) THIS SECTION DOES NOT APPLY IF THE ADJOINING PROPERTY IS OWNED OR CONTROLLED BY THE FEDERAL GOVERNMENT, THE STATE, OR A POLITICAL SUBDIVISION OF THE STATE."

Judiciary

After consideration on the merits, the Committee recommends that **HB26-1343** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 2, strike lines 2 through 14.

Strike page 3.

Page 4, strike lines 1 through 19.

Renumber succeeding sections accordingly.

Page 5, strike lines 23 through 27.

Page 6, strike line 1.

Renumber succeeding section accordingly.

Page 1, strike lines 102 through 107 and substitute "PROCEEDINGS INVOLVING THE "STATE ADMINISTRATIVE PROCEDURE ACT"."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- Education After consideration on the merits, the Committee recommends that **HB26-1078** be **referred** to the Committee on Appropriations with favorable recommendation. 1
2
3
4
- Education After consideration on the merits, the Committee recommends that **HB26-1299** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar. 5
6
7
8
- Education After consideration on the merits, the Committee recommends that **HB26-1321** be **postponed indefinitely**. 9
10
11
- Education After consideration on the merits, the Committee recommends that **HB26-1143** be **referred** to the Committee of the Whole with favorable recommendation. 12
13
14
- Trans-
portation &
Energy After consideration on the merits, the Committee recommends that **SB26-022** be **postponed indefinitely**. 15
16
17
18
- Trans-
portation &
Energy After consideration on the merits, the Committee recommends that **SB26-182** be **referred** to the Committee of the Whole with favorable recommendation. 19
20
21
22
- Trans-
portation &
Energy After consideration on the merits, the Committee recommends that **HB26-1226** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. 23
24
25
26

Amend reengrossed bill, page 10, strike lines 14 through 27. 27

Page 11, strike lines 1 through 5 and substitute: 28
29

"(2) ANY DECISION BY THE COMMISSION APPROVING OR MODIFYING A PORTFOLIO IN AN ELECTRIC RESOURCE PLAN OR ANY RELATED PROCEEDING IN WHICH THE COMMISSION EVALUATES THE ACQUISITION OF SUPPLY-SIDE RESOURCES FOR AN INVESTOR-OWNED UTILITY SERVING MORE THAN FIVE HUNDRED THOUSAND CUSTOMERS MUST APPROVE AN AMOUNT OF ACCREDITED CAPACITY THAT ENABLES THE INVESTOR-OWNED UTILITY TO RELIABLY: 30
31
32
33
34
35
36

(a) IMPLEMENT THE RETIREMENT DATES OR OPERATIONAL RESTRICTIONS IN EFFECT AT THE TIME OF THE COMMISSION'S DECISION REGARDING COVERED ELECTRIC GENERATING UNITS; AND 37
38
39

(b) COMPLY WITH ANY APPLICABLE STATE LAW REQUIREMENTS, INCLUDING THE REQUIREMENTS TO REDUCE CARBON DIOXIDE EMISSIONS DESCRIBED IN SECTION 40-2-125.5. 40
41
42

(3) THE COMMISSION SHALL DETERMINE IN WRITING IN THE WRITTEN DECISION APPROVING OR MODIFYING THE PORTFOLIO THAT THE PORTFOLIO MEETS THE ACCREDITED CAPACITY REQUIREMENTS DESCRIBED IN SUBSECTION (2) OF THIS SECTION." 43
44
45
46
47

INTRODUCTION OF BILLS -- FIRST READING 48
49
50
51

The following bills were read by title and referred to the committees indicated: 52
53

SB26-183 by Senator(s) **Mullica and Kirkmeyer**; also Representative(s) Winter T. and Lindsay-- Concerning state funding for capital construction costs for a project being undertaken by the Colorado school of mines, and, in connection therewith, authorizing the state to issue financed purchase of an asset or certificate of participation agreements to finance a portion of capital costs associated with the renewal of critical building systems for the Colorado school of mines' Guggenheim hall. 54
55
56
57
58
59
60
Finance 61

SB26-184 by Senator(s) **Rodriguez**; --Concerning benefits for firefighters who contract certain conditions. 62
63
64
Business, Labor, & Technology 65

- HB26-1195** by Representative(s) Rydin and Mabrey; also Senator(s) **Amabile and Mullica**--
Concerning restrictions on the use of artificial intelligence relating to psychotherapy
services.
Health & Human Services
- HB26-1206** by Representative(s) Joseph and Gonzalez R.; also Senator(s) **Lindstedt and Benavidez**--
Concerning improved funding to support affordable housing development.
Finance
- HB26-1256** by Representative(s) Jackson and Mabrey; also Senator(s) **Cutter**--Concerning the
procedure for releasing an individual from the department of corrections.
Judiciary
- HB26-1276** by Representative(s) Velasco and Garcia, Brown, Carter, Clifford, Duran, Froelich,
Gilchrist, Goldstein, Jackson, Lindsay, Lukens, Mabrey, Martinez, McCormick, Nguyen,
Paschal, Rutinel, Rydin, Sirota, Smith, Stewart K., Stewart R., Story, Titone, Willford,
Woodrow, Zokaie; also Senator(s) **Jodeh and Weissman**--Concerning measures to protect
the safety of individuals who are immigrants in Colorado, and, in connection therewith,
making an appropriation.
Judiciary
- HB26-1315** by Representative(s) Soper and Espenoza; also Senator(s) **Weissman and Carson**--
Concerning documents relied upon for parole determinations.
Judiciary

TRIBUTES

Honoring:

- DU Men's Ice Hockey Team – Senator Rodriguez
- The Links, Incorporated – Senator Coleman
- NBCSL - National Black Caucus of State Legislators – Senator Coleman
- Liberty Common High School – Senator Baisley
- 2026 Senate Legislative Aides – Senator Rodriguez
- be well Health and Wellness Initiative – Senator Coleman
- Frederick Winfield Brown – Senator Baisley
- Helen Mildred Pendleton – Senator Exum
- African Leadership Group – Senator Coleman
- Denver Summit FC – Senator Coleman
- Grace Pratt – Senator Roberts
- Graham Patterson – Senator Roberts
- Cameron McKerlie – Senator Hinrichsen

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Thursday,
April 30, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

107th Legislative Day Thursday, April 30, 2026

- Prayer 10
By the chaplain, Rabbi Joshua Margo Associate Rabbi at Temple Emanuel, Denver. 11
- Call to Order 12
By the President at 9:00 a.m. 13
- Roll Call 14
Present--35. 15
- Quorum 16
The President announced a quorum present. 17
- Pledge 18
By Senator Kirkmeyer. 19
- Approval of the Journal 20
On motion of Senator Lindstedt, the Journal of Wednesday, April 29, 2026, was approved 21
as corrected by the Secretary. 22

SENATE SERVICES REPORT

- Correctly Printed:** SB26-183 and 184. 23
- Correctly Engrossed:** SB26-170, 171, 173, and 174. 24
- Correctly Reengrossed:** SB26-023, 045, 091, 093, 114, 134, 146, 154, 155, 156, 157, and 162. 25
- Correctly Revised:** HB26-1052, 1193, 1214, 1242, 1258, 1260, 1283, 1290, and 1313. 26
- Correctly Rerevised:** HB26-1318. 27
- Correctly Enrolled:** SB26-137; SJR26-021. 28

COMMITTEE OF REFERENCE REPORTS

- Trans- 29
portation & 30
Energy 31
After consideration on the merits, the Committee recommends that **SB26-082** be **amended** 32
as follows, and as so amended, be referred to the Committee of the Whole with favorable 33
recommendation. 34
- Amend printed bill, page 4, line 8, after "ESTABLISHED" insert "AND 35
COLLECTED". 36
- Page 5, lines 12 and 13, strike "THAT THE LOCAL GOVERNMENT SHALL REFUND 37
TO THE FACILITY OWNER AS FOLLOWS:" and substitute "THAT IS BASED ON THE 38
AGREED-UPON TIME FOR THE LOCAL GOVERNMENT TO ISSUE A FINAL DECISION, 39
AT THE TIME THE LOCAL GOVERNMENT BEGINS ITS REVIEW OF THE APPLICATION, 40
AS FOLLOWS:". 41
- Page 5, lines 16 and 17, strike "ZERO PERCENT OF THE ADDITIONAL CHARGE IS 42
REFUNDED TO THE FACILITY OWNER;" and substitute "THE FACILITY OWNER 43
SHALL PAY ONE HUNDRED PERCENT OF THE EXPEDITED PERMIT FEE;". 44
- Page 5, lines 20 and 21, strike "FIFTY PERCENT OF THE ADDITIONAL CHARGE IS 45
REFUNDED TO THE FACILITY OWNER;" and substitute "THE FACILITY OWNER 46
SHALL PAY SEVENTY-FIVE PERCENT OF THE EXPEDITED PERMIT FEE;". 47
- Page 5, lines 24 and 25, strike "SEVENTY-FIVE PERCENT OF THE ADDITIONAL 48
CHARGE IS REFUNDED TO THE FACILITY OWNER;" and substitute "THE FACILITY 49
OWNER SHALL PAY FIFTY PERCENT OF THE EXPEDITED PERMIT FEE;". 50

Page 6, strike lines 1 and 2 and substitute "THE FACILITY OWNER SHALL NOT BE CHARGED FOR THE EXPEDITED PERMIT FEE."

Page 6, lines 4 and 5, strike "MUST REFUND" and substitute "MAY CHARGE".

Page 7, after line 20, insert:

"(8) IN DETERMINING WHETHER TO APPROVE AN APPLICATION FOR A RENEWABLE ENERGY PROJECT PURSUANT TO THIS SECTION, A LOCAL GOVERNMENT SHALL USE THE LOCAL CODES, BEST MANAGEMENT PRACTICES, AND ANY OTHER GUIDANCE OR SUPPORT REGARDING RENEWABLE ENERGY PROJECTS DEVELOPED OR PROVIDED PURSUANT TO SECTION 29-20-404. A LOCAL GOVERNMENT SHALL USE THE SAME CRITERIA TO REVIEW EACH APPLICATION FOR A RENEWABLE ENERGY PROJECT."

Page 7, line 21, strike "(8) (a)" and substitute "(9) (a)".

Page 8, line 21, strike "(8)(a)" and substitute "(9)(a)".

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **SB26-152** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 2, after line 1 insert:

"SECTION 1. Legislative declaration. (1) The general assembly finds and declares that:

(a) Automated vehicle identification systems, referred to in section as "AVIS", are used for the limited purpose of enforcing specific traffic violations, including speeding and red-light violations, and are subject to statutory requirements, governing notice, signage, and due process;

(b) Conversely, automated license plate reader systems, referred to in this section as "ALPR systems", are distinct technologies from AVIS and are used primarily for law enforcement and investigative purposes, including to locate stolen vehicles or support criminal investigations;

(c) The provisions of this act apply only to AVIS and civil traffic enforcement;

(d) This act does not regulate, limit, or otherwise affect the use of ALPR systems and nothing in this act is intended to expand, restrict, or modify existing law governing ALPR systems; and

(e) Given the differences between AVIS as a traffic enforcement tool and ALPR systems as a broader surveillance technology, it is important to maintain a simple distinction between the systems and make clear that the provisions in this act are limited accordingly."

Re-number succeeding sections accordingly.

Page 5, strike line 23 and substitute "VEHICLE HAD BEEN SOLD PRIOR TO".

Page 5, line 24, strike "AT".

Page 5, line 25, strike "SYSTEM;" and substitute "SYSTEM BY PROVIDING A BILL OF SALE OR OTHER DOCUMENTATION TO SHOW THAT THE MOTOR VEHICLE WAS SOLD OR TRANSFERRED BEFORE THE DATE AND TIME OF THE VIOLATION;"

(B) THE REGISTERED OWNER ESTABLISHES THAT THE MOTOR VEHICLE HAD BEEN STOLEN PRIOR TO THE TIME OF THE VIOLATION DETECTED BY THE AUTOMATED VEHICLE IDENTIFICATION SYSTEM BY PROVIDING A COPY OF THE POLICE REPORT TO SHOW THAT THE OWNER'S LICENSE PLATE OR MOTOR VEHICLE WAS STOLEN BEFORE THE DATE AND TIME OF THE VIOLATION;"

Page 5, line 26, strike "(B)" and substitute "(C)".

Page 6, line 2, strike "OR".

Page 6, line 3, strike "(C)" and substitute "(D)".

Page 6, line 6, strike "SYSTEM." and substitute "SYSTEM; OR

(E) THE REGISTERED OWNER ESTABLISHES THAT THE MOTOR VEHICLE WAS BEING RENTED TO SOMEONE OTHER THAN THE REGISTERED OWNER."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

Page 6, line 7, after "(II)" insert "(A)".

Page 6, line 14, strike "APPLIES." and substitute "APPLIES. THE AFFIDAVIT MUST INCLUDE THE CIVIL PENALTY NUMBER."

Page 6, strike lines 15 through 20.

Page 6, strike line 23 and substitute "AFFIDAVIT IF".

Page 6, strike lines 26 and 27.

Page 7, strike lines 1 and 2.

Page 7, line 3, strike "(V)" and substitute "(III)".

Page 7, line 20, strike "(VI)" and substitute "(IV)".

Page 7, strike lines 21 through 23 and substitute "SUPPORTING DOCUMENTATION PURSUANT TO THIS SUBSECTION (2)(h), THE STATE, A COUNTY, A CITY AND COUNTY, OR A MUNICIPALITY".

Page 7, strike line 27.

Strike page 8.

Page 9, strike lines 1 through 7.

Page 9, line 8, strike "(IX)" and substitute "(V)".

Page 9, line 24, strike "HIGHWAY".

Page 10, line 10, strike "violation." and substitute "violation UNLESS THE VIOLATION OCCURS WITHIN A SCHOOL ZONE, AS DEFINED IN SECTION 42-4-615, OR WITHIN A MAINTENANCE, REPAIR, OR CONSTRUCTION ZONE DESIGNATED PURSUANT TO SECTION 42-4-614, IN WHICH CASE THE MAXIMUM PENALTY THAT THE STATE, COUNTY, CITY AND COUNTY, OR MUNICIPALITY MAY IMPOSE FOR SUCH VIOLATION, INCLUDING ANY SURCHARGE, IS FORTY DOLLARS."

Page 11, line 3, strike "HIGHWAY".

Page 11, line 17, strike "HIGHWAY".

Page 12, line 26, strike "HIGHWAY".

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **HB26-1076** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 4, after line 9 insert:

"SECTION 3. In Colorado Revised Statutes, 42-2-106, **amend** (1)(e) as follows:

42-2-106. Instruction permits and temporary licenses.

(1) (e) The department shall not issue an instruction permit OR ENDORSEMENT to a minor who is under twenty-one years of age OLD to drive a motorcycle unless the applicant has successfully completed an instruction program in motorcycle safety that is approved by the Colorado state patrol.

SECTION 4. In Colorado Revised Statutes, 42-2-118, **amend** (1)(a)(I); and **add** (1)(a)(I.5) as follows:

42-2-118. Renewal of license in person, by mail, or electronically - donations to Emily Keyes - John W. Buckner organ and tissue donation awareness fund - rules - definitions.

(1) (a) (I) EXCEPT AS PROVIDED IN SUBSECTION (1)(a)(I.5) OF THIS SECTION, every license issued pursuant to section 42-2-114 or part 5 of this article 2 is renewable prior to its expiration, upon application in person, by mail as provided in subsection (1.3) of this section, or by electronic means as provided in subsection (1.5) of this section; payment of the required fee; passing of an eye test; and passing of such other examinations as the applicant's

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

physical limitations or driver's record indicates to be desirable. If a person renews his or her license pursuant to this subsection (1)(a)(I) by electronic means, the person must attest under penalty of perjury that he or she has had an eye examination by an optometrist or an ophthalmologist within ~~three years~~ ONE YEAR before the date of application.

(I.5) IF AN APPLICANT APPLIES TO RENEW THEIR LICENSE WITHIN A YEAR AFTER IT HAS EXPIRED, THE RENEWED LICENSE WILL HAVE THE SAME EXPIRATION DATE AS IF IT HAD BEEN RENEWED ON TIME, SO LONG AS THE PHOTO THE DEPARTMENT HAS ON FILE WILL MEET THE REQUIREMENTS OF 6 CFR 37.25 (a)(1) FOR THE FEDERAL "REAL ID ACT OF 2005" AT THE TIME OF THE NEXT EXPIRATION. THIS SUBSECTION (1)(a)(I.5) DOES NOT APPLY TO PROVISIONS OF SUBSECTION (1)(b)(I) OF THIS SECTION, AUTHORIZING EXTENSIONS.

SECTION 5. Colorado Revised Statutes, 42-2-304, **amend** (1) as follows:

42-2-304. Validity of identification card - rules.

(1) Except as provided in subsection (2) of this section, an identification card issued pursuant to this part 3 expires on the birthday of the registrant in the fifth year after issuance of the identification card. IF AN APPLICANT APPLIES TO RENEW THEIR IDENTIFICATION CARD WITHIN A YEAR AFTER IT HAS EXPIRED, THE RENEWED IDENTIFICATION CARD WILL BE GIVEN THE SAME EXPIRATION DATE AS IF IT HAD BEEN RENEWED ON TIME, PROVIDED THE PHOTO THE DEPARTMENT HAS ON FILE WILL MEET THE REQUIREMENTS OF 6 CFR 37.25 (a)(1) FOR THE FEDERAL " REAL ID ACT OF 2005" AT THE TIME OF THE NEXT EXPIRATION. The department may purge its records of such cards twelve years after issuance; except that any records concerning identification cards issued prior to April 16, 1996, may not be purged until October 1, 2003."

Renumber succeeding sections accordingly.

Page 4, strike line 11 and substitute "(5)(a)(I)(E), (5)(a)(I)(G), and (5)(c)(I) as follows:"

Page 4, before line 14 insert:

~~"(5) (a) (I) (E) The driver of a commercial vehicle, with four or more drive wheels, other than a bus, shall affix tire chains to at least four of the drive wheel tires when the vehicle is required to be equipped with tire chains under this subsection (5). The driver of a bus shall affix tire chains to at least two of the drive wheel tires when the vehicle is required to be equipped with tire chains under this subsection (5)~~ INCLUDING A BUS, MUST AFFIX TIRE CHAINS OR APPROVED ALTERNATE TRACTION DEVICES TO THE NUMBER OF DRIVE WHEEL TIRES REQUIRED BY AND IN THE MANNER PRESCRIBED BY THE DEPARTMENT OF TRANSPORTATION'S RULES GOVERNING CHAIN LAW AND PASSENGER VEHICLE TRACTION LAW REQUIREMENTS ON THE STATE HIGHWAY SYSTEM."

Page 4, line 14, strike "(5)(a)(I)(G)" and substitute "(G)".

Page 4, after line 17 insert:

"(c) As used in this subsection (5):

(I) "Alternate traction device" means a device that is approved by the Colorado department of transportation as capable of providing traction comparable to that of metal chains ~~or tire cables~~ under similar conditions."

Page 7, after line 18 insert:

"SECTION 13. In Colorado Revised Statutes, 43-1-117.5, **add** (6) as follows:

(6) NOTHING IN THIS ARTICLE 1 MEANS THAT THE TRANSIT AND RAIL DIVISION HAS EXCLUSIVE AUTHORITY AND RESPONSIBILITY FOR THE POWERS AND DUTIES DESCRIBED IN THIS ARTICLE 1. OTHER DIVISIONS OR ENTERPRISES UNDER THE DEPARTMENT MAY UNDERTAKE TRANSIT AND RAIL-RELATED POWERS AND DUTIES AS IDENTIFIED BY THE DEPARTMENT OR ENTERPRISE BOARD, CONSISTENT WITH APPLICABLE LAW."

Renumber succeeding sections accordingly.

Page 8, after line 13 insert:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

"SECTION 16. In Colorado Revised Statutes, 43-2-402, **amend** (1) as follows:

43-2-402. Noise mitigation measures.

(1) An applicant may submit an application for noise mitigation measures to the department between November 1 and March 31. ~~in accordance with the application procedures established by the transportation commission by rule.~~

SECTION 17. In Colorado Revised Statutes, 43-2-403, **amend** (1); and **repeal** (3)(c)(I) as follows:

43-2-403. Noise mitigation - privately funded - rules.

(1) An applicant may submit an application for noise mitigation measures to be privately funded to the department at any time. ~~in accordance with the application procedures established by the transportation commission by rule.~~

(3) (c) Noise mitigation measures constructed in accordance with this section shall:

(I) ~~Comply with applicable rules and procedural directives of the department and the transportation commission;~~

SECTION 18. In Colorado Revised Statutes, **repeal** 43-2-404 as follows:

43-2-404. Rule-making authority.

~~The transportation commission created by part 1 of article 1 of this title shall promulgate rules in accordance with article 4 of title 24, C.R.S., to implement the provisions of this part 4. The rules shall include noise mitigation standards and a list of approved noise mitigation measures and products that meet the standards."~~

Re-number succeeding sections accordingly.

Page 11, after line 6 insert:

"SECTION 22. In Colorado Revised Statutes, 43-4-806, **add** (6)(r) as follows:

43-4-806. High-performance transportation enterprise - creation - enterprise status - board - funds - powers and duties - user fees - limitations - reporting requirements - violations on the peak period shoulder lanes - legislative declaration - definitions.

(6) In addition to any other powers and duties specified in this section, the transportation enterprise board has the following powers and duties:

(r) (I) AS PART OF A CONTRACT RELATED TO THE PROVISION OF PUBLIC PASSENGER RAIL SERVICE WITH A PASSENGER RAIL FACILITY PROVIDER OR PASSENGER RAIL OPERATOR AND SUBJECT TO THE REQUIREMENTS OF THIS SUBSECTION (6)(r), TO AGREE TO AND OBTAIN, DIRECTLY OR INDIRECTLY, AN INSURANCE POLICY AGAINST LIABILITIES OF THE TRANSPORTATION ENTERPRISE AND THE PASSENGER RAIL FACILITY PROVIDER, PASSENGER RAIL OPERATOR, OR BOTH, AND TO PAY ANY DEDUCTIBLE, RETENTION, OR SIMILAR CHARGE UNDER THE POLICY REGARDLESS OF THE SOURCE OF THE LIABILITY FROM WHICH THE CHARGE ARISES.

(II) BEFORE EXERCISING THE AUTHORITY GRANTED IN THIS SUBSECTION (6)(r), THE TRANSPORTATION ENTERPRISE BOARD MUST MAKE A FINDING THAT THE CONTRACT FOR THE PROVISION OF PUBLIC PASSENGER RAIL SERVICE WITH A PASSENGER RAIL FACILITY PROVIDER OR PASSENGER RAIL OPERATOR SERVES A VALID PUBLIC PURPOSE AND THAT THE RISKS TO THE ENTERPRISE THAT MAY ARISE FROM ENTERING INTO THE CONTRACT ARE SUFFICIENTLY LIMITED AND OUTWEIGHED BY THE BENEFITS OF THE CONTRACT.

(III) FOR PURPOSES OF THIS SUBSECTION (6)(r):

(A) "PASSENGER RAIL FACILITY PROVIDER" MEANS A CLASS I RAILROAD, A SPECIAL DISTRICT CREATED PURSUANT TO TITLE 32 THAT IS INTENDED TO PROVIDE TRANSPORTATION SERVICES BY RAIL, A REGIONAL TRANSPORTATION AUTHORITY CREATED PURSUANT TO PART 6 OF ARTICLE 4 OF TITLE 43 INCLUDING A TRANSPORTATION PLANNING ORGANIZATION EXERCISING THE POWERS OF A REGIONAL TRANSPORTATION AUTHORITY, AND A CONTRACTOR TO SUCH A RAILROAD, SPECIAL DISTRICT, OR AUTHORITY, BUT ONLY IF THE RAILROAD, SPECIAL DISTRICT, AUTHORITY, OR CONTRACTOR OWNS OR EXERCISES CONTROL OVER PROPERTY THAT WILL BE USED IN THE OPERATION OF THE PUBLIC PASSENGER RAIL SERVICE TO BE PROVIDED PURSUANT TO THE CONTRACT SPECIFIED IN SUBSECTION (6)(r)(I) OF THIS SECTION.

(B) "PASSENGER RAIL OPERATOR" MEANS A PROVIDER OF TRAIN AND ENGINE CREWS AND FUNCTIONS ASSOCIATED WITH THE OPERATION AND

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

MAINTENANCE OF THE EQUIPMENT ASSOCIATED WITH PROVIDING PASSENGER RAIL SERVICE.

(IV) NOTHING IN THIS SUBSECTION (6)(r) WAIVES, DIMINISHES, OR OTHERWISE AFFECTS ANY IMMUNITIES OR DEFENSES AVAILABLE TO THE TRANSPORTATION ENTERPRISE OR ANY OTHER IMPACTED PUBLIC ENTITY.

(V) ANY PREMIUM, DEDUCTIBLE, RETENTION, OR SIMILAR CHARGE REQUIRED TO BE PAID UNDER A TERM IN AN AGREEMENT ENTERED INTO UNDER THE AUTHORITY GRANTED IN THIS SUBSECTION (6)(r) IS PAYABLE ONLY FROM REVENUE AVAILABLE FOR SUCH PAYMENTS CONSISTENT WITH SUBSECTION (5) OF THIS SECTION. NOTHING IN THIS SUBSECTION (6)(r) ALTERS ANY CONTRACTUAL RESTRICTIONS ON REVENUES PLEDGED TO THE PAYMENT OF OBLIGATIONS UNDERTAKEN PURSUANT TO THE AUTHORITY GRANTED TO THE TRANSPORTATION ENTERPRISE IN SUBSECTION (6)(c) OF THIS SECTION.

SECTION 23. In Colorado Revised Statutes, 43-4-1204, **amend** (3)(c)(III) as follows:

43-4-1204. Production fee for clean transit imposed by the enterprise - local transit operations program - local transit grant program - rail funding program - cash funds - report.

(3) (c) Pursuant to the purposes of the local transit operations program, the enterprise shall allocate money from the local transit operations cash fund to eligible entities using a formula developed by the board, which shall be based on population, population density, local zoning, transit ridership, vehicle revenue miles, share of disproportionately impacted community population, and other transit-related criteria. An eligible entity that is awarded money from the local transit operations cash fund shall:

(III) Use the entirety of the money no later than two years after the contract allocating the money is finalized; EXCEPT THAT THE CLEAN TRANSIT ENTERPRISE BOARD MAY EXTEND THIS PERIOD BY ONE YEAR FOR CAPITAL AWARD CONTRACTS.

SECTION 24. In Colorado Revised Statutes, 43-4-1301, **amend** (1)(b) as follows:

43-4-1301. Legislative declaration.

(1) The general assembly hereby finds and declares that:

(b) It is necessary and appropriate to offset and mitigate these impacts by creating a nonattainment area air pollution mitigation enterprise that has the business purpose of providing funding for AND DESIGN AND CONSTRUCTION OVERSIGHT AND MANAGEMENT OF eligible projects that reduce traffic congestion, including demand management projects that encourage alternatives to driving alone, and thereby reduce travel delays, engine idle time, and unproductive fuel consumption or that directly reduce emissions by means such as retrofitting of construction equipment;".

Renumber succeeding sections accordingly.

Page 11, strike line 8, and substitute "(2)(b), (3) introductory portion, and (6)(b); and **add** (2)(c) and (3)(d) as follows:".

Page 11, after line 26 insert:

"(3) The business purpose of the enterprise is to mitigate the environmental and health impacts of increased air pollution from motor vehicle emissions in nonattainment areas that results from the rapid and continuing growth in retail deliveries made by motor vehicles and in prearranged rides provided by transportation network companies by providing funding for AND DESIGN AND CONSTRUCTION OVERSIGHT AND MANAGEMENT OF eligible projects that reduce traffic, including demand management projects that encourage alternatives to driving alone or that directly reduce air pollution, such as retrofitting of construction equipment, construction of roadside vegetation barriers, and planting trees along medians. To allow the enterprise to accomplish this purpose and fully exercise its powers and duties through the board, the enterprise may:

(d) ENGAGE IN ALL ACTIVITIES NECESSARY TO DIRECTLY MITIGATE THE ENVIRONMENTAL AND HEALTH IMPACTS OF AIR POLLUTION, INCLUDING THE ADMINISTRATION, ACQUISITION, DESIGN, CONSTRUCTION, IMPROVEMENT, MAINTENANCE, AND PURSUIT OF OTHER INNOVATIVE AND EFFICIENT MEANS OF COMPLETING ELIGIBLE PROJECTS AND CONTRACTING WITH A PERSON, FIRM, OR CORPORATION FOR THE PERFORMANCE OF ANY SUCH WORK.

(6) In addition to any other powers and duties specified in this section, the board has the following general powers and duties:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

(b) To acquire, hold title to, ~~and~~ dispose of, AND VOLUNTARILY PURCHASE, DESIGN, CONSTRUCT, IMPROVE, MAINTAIN, ADMINISTER, AND OPERATE real and personal property, INCLUDING RIGHTS-OF-WAY AND ALL, OR PORTIONS OF, ELIGIBLE PROJECTS, NECESSARY FOR THE PURPOSES OF THE ENTERPRISE AND TO CONTRACT WITH A PERSON, FIRM, OR CORPORATION FOR THE PERFORMANCE OF ANY SUCH WORK;"

Appropriations

After consideration on the merits, the Committee recommends that **SB26-003** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Strike the Transportation and Energy Committee Report, dated February 25, 2026, and substitute:

"Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. Short title. The short title of this act is the "Promoting Responsible End-of-Life Management of Electric Vehicle Batteries Act".

SECTION 2. In Colorado Revised Statutes, 25-17-1002, **amend** (2); and **add** (1.5) as follows:

25-17-1002. Legislative declaration.

(1.5) THE GENERAL ASSEMBLY FURTHER FINDS THAT:

(a) ELECTRIC VEHICLES ARE CRUCIAL TOOLS FOR REDUCING GREENHOUSE GAS EMISSIONS, WHICH THE STATE IS STRIVING TO ELIMINATE BY 2050. ELECTRIC VEHICLES ARE ALSO VITAL TO REDUCING LOCAL AIR POLLUTION IN AREAS OF THE STATE, SUCH AS THE DENVER METRO AND NORTH FRONT RANGE AREAS, THAT THE FEDERAL ENVIRONMENTAL PROTECTION AGENCY HAS DESIGNATED AS BEING IN NONATTAINMENT WITH A NATIONAL AMBIENT AIR QUALITY STANDARD. TO ACHIEVE EMISSION REDUCTIONS NEEDED TO MEET STATE-MANDATED CLIMATE GOALS AND FEDERALLY REQUIRED OZONE LEVELS, MANY MORE ELECTRIC VEHICLES WILL NEED TO BE DEPLOYED IN COLORADO.

(b) AS ELECTRIC VEHICLE SALES IN THE STATE CONTINUE TO GROW, SUBSTANTIALLY MORE ELECTRIC VEHICLES WILL BE RETIRED IN THE COMING YEARS, AND THEIR BATTERIES, KNOWN AS PROPULSION BATTERIES, WILL NEED RESPONSIBLE END-OF-LIFE MANAGEMENT;

(c) PROPULSION BATTERIES OFTEN RETAIN VALUE EVEN AFTER THEY CEASE TO POWER THE ORIGINAL VEHICLES INTO WHICH THEY WERE PLACED AND CAN BE REUSED, REMANUFACTURED, REPURPOSED, OR RECYCLED. EXTENDING THE USEFUL LIFESPAN OF PROPULSION BATTERIES IMPROVES THE SUSTAINABILITY PROFILE OF THE ELECTRIC VEHICLE INDUSTRY AND CREATES LOCAL ECONOMIC OPPORTUNITIES.

(d) MULTIPLE ANALYSES HAVE ESTABLISHED THAT EXPENSIVE AND HAZARDOUS RISKS RESULT FROM THE IMPROPER HANDLING, STORAGE, AND DISPOSAL OF PROPULSION BATTERIES; AND

(e) UNWANTED PROPULSION BATTERIES THAT ARE STORED IMPROPERLY INSTEAD OF BEING SORTED FOR REUSE, REMANUFACTURING, REPURPOSING, OR ULTIMATE RECYCLING AND RECOVERY OF VALUABLE MATERIALS COULD POTENTIALLY REDUCE THE ENVIRONMENTAL BENEFITS OF A ROBUST CIRCULAR ECONOMY FOR PROPULSION BATTERIES WHILE ALSO INCREASING THE RISK OF BATTERY FIRES. A ROBUST EXTENDED PROVIDER RESPONSIBILITY POLICY IS NEEDED TO ENABLE A PROPULSION BATTERY CIRCULAR ECONOMY.

(2) The general assembly therefore declares that it is in the public interest of Colorado to:

(a) Require producers of batteries AND PROVIDERS OF PROPULSION BATTERIES to finance and implement a coordinated, state-approved system that increases access to the safe ~~disposal~~ AND RESPONSIBLE END-OF-LIFE MANAGEMENT of batteries in Colorado;

(b) REDUCE THE INHERENT RISK OF FIRE THAT CAN OCCUR WHEN PROPULSION BATTERIES ARE IMPROPERLY DISPOSED OF; AND

(c) ENCOURAGE THE REUSE, REMANUFACTURING, AND REPURPOSING OF PROPULSION BATTERIES AND THE ULTIMATE RECYCLING AND RECOVERY OF THE VALUABLE MATERIALS IN A PROPULSION BATTERY THAT CAN BE PUT BACK INTO THE SUPPLY CHAIN.

SECTION 3. In Colorado Revised Statutes, 25-17-1003, **amend** (8)(b)(VI); and **add** (1.5), (2.5), (8.5), (10.5), (12.5), (13.5), (19.5), (23.3), (23.5), (23.7), (23.9), (24.5), (26.3), (26.5), (26.7), (26.8), (26.9), (27.1), (27.2), (27.3), (27.4), (27.5), (27.6), and (30.5) as follows:

25-17-1003. Definitions - rules.

As used in this part 10, unless the context otherwise requires:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

(1.5) "BATTERY" MEANS A DEVICE CONSISTING OF ONE OR MORE ELECTRICALLY CONNECTED ELECTROCHEMICAL CELLS, WHICH DEVICE IS DESIGNED TO RECEIVE, STORE, AND DELIVER ELECTRIC ENERGY.

(2.5) "BATTERY MANAGEMENT HIERARCHY" MEANS THE PROCESS OF SECONDARY HANDLERS, REMANUFACTURERS, REPURPOSERS, AND PROPULSION BATTERY PROVIDERS FIRST STRIVING TO REUSE, REPURPOSE, OR REMANUFACTURE PROPULSION BATTERIES, WHEN DOING SO IS POSSIBLE AND COST-EFFECTIVE, BEFORE PROPULSION BATTERY RECYCLING.

(8) (b) "Covered battery" does not include:

(VI) A battery, INCLUDING A PROPULSION BATTERY, assembled by or for a vehicle manufacturer, ~~or franchised dealer~~, that is designed to power a motor vehicle, a part of a motor vehicle, or a component part of a motor vehicle, including a replacement part for use in a motor vehicle.

(8.5) "CRITICAL MINERALS" MEANS MINERALS DESIGNATED AS CRITICAL MINERALS BY THE UNITED STATES SECRETARY OF THE INTERIOR, ACTING THROUGH THE DIRECTOR OF THE UNITED STATES GEOLOGICAL SURVEY, PURSUANT TO 30 U.S.C. SEC. 1606 (c).

(10.5) (a) "DISPOSITIONING" OR "DISPOSITIONED" MEANS EVALUATING A PROPULSION BATTERY TO DETERMINE THE MOST SUITABLE BATTERY MANAGEMENT OPTION BASED ON METRICS SUCH AS THE CHEMISTRY, CONDITION, FORMAT, AND LOCATION OF THE PROPULSION BATTERY.

(b) "DISPOSITIONING" OR "DISPOSITIONED" MAY INCLUDE EVALUATING A PROPULSION BATTERY FOR SECONDARY USE BY A REPURPOSER OR A PROPULSION BATTERY RECYCLER.

(12.5) "EDUCATION AND OUTREACH PLAN" MEANS A PLAN SUBMITTED BY A PROPULSION BATTERY PROVIDER OR GROUP OF PROPULSION BATTERY PROVIDERS TO THE EXECUTIVE DIRECTOR PURSUANT TO SECTION 25-17-1019 (2).

(13.5) "END OF LIFE" MEANS:

(a) THE STAGE WHEN A COVERED BATTERY IS NO LONGER SUITABLE FOR USE AS A BATTERY AND MUST BE RECYCLED; OR

(b) THE STAGE WHEN A PROPULSION BATTERY IS NO LONGER SUITABLE FOR USE AS A PROPULSION BATTERY OR FOR REPURPOSING AND IS DIRECTED FOR PROPULSION BATTERY RECYCLING.

(19.5) "ORPHANED BATTERY" MEANS:

(a) A PROPULSION BATTERY THAT HAS AN UNIDENTIFIABLE PROPULSION BATTERY PROVIDER OR REMANUFACTURER OR A PROPULSION BATTERY PROVIDER OR REMANUFACTURER THAT NO LONGER EXISTS; OR

(b) AN UNWANTED PROPULSION BATTERY THAT HAS NOT BEEN COLLECTED OR MANAGED IN ACCORDANCE WITH THE BATTERY MANAGEMENT HIERARCHY.

(23.3) "PROPULSION BATTERY" MEANS A BATTERY THAT IS PRIMARILY USED TO SUPPLY POWER TO PROPEL A BATTERY ELECTRIC MOTOR VEHICLE, AS DEFINED IN SECTION 43-4-1202 (1.5), A PLUG-IN HYBRID ELECTRIC MOTOR VEHICLE, AS DEFINED IN SECTION 43-4-1202 (14), OR A HYBRID VEHICLE, AS DEFINED IN SECTION 42-4-1012 (2.5)(a)(III).

(23.5) (a) "PROPULSION BATTERY PROVIDER" MEANS:

(I) A PERSON THAT FIRST SELLS, OFFERS FOR SALE, OR DISTRIBUTES A PROPULSION BATTERY OR A VEHICLE CONTAINING A PROPULSION BATTERY IN OR INTO THE STATE, INCLUDING VEHICLE MANUFACTURERS LICENSED PURSUANT TO APPLICABLE STATE LAWS OR PROPULSION BATTERY MANUFACTURERS THAT DISTRIBUTE PROPULSION BATTERIES UNDER THEIR OWN NAME OR BRAND;

(II) IF THERE IS NOT A PERSON THAT SUBSECTION (23.5)(a)(I) OF THIS SECTION APPLIES TO, THE OWNER OR LICENSEE OF THE BRAND OR TRADEMARK UNDER WHICH THE PROPULSION BATTERY IS SOLD, OFFERED FOR SALE, OR DISTRIBUTED IN OR INTO THE STATE. THIS INCLUDES AN EXCLUSIVE LICENSEE WITH THE EXCLUSIVE RIGHT TO USE THE BRAND OR TRADEMARK IN CONNECTION WITH THE DISTRIBUTION OR SALE OF PROPULSION BATTERIES.

(III) IF THERE IS NOT A PERSON THAT SUBSECTION (23.5)(a)(I) OR (23.5)(a)(II) OF THIS SECTION APPLIES TO, THE PERSON THAT IMPORTS THE PROPULSION BATTERY INTO THE STATE FOR SALE, DISTRIBUTION, OR INSTALLATION.

(b) "PROPULSION BATTERY PROVIDER" DOES NOT INCLUDE:

(I) A DEALER OF A VEHICLE CONTAINING A PROPULSION BATTERY;

(II) A SECONDARY HANDLER THAT SELLS, OFFERS FOR SALE, REGISTERS, OR DISTRIBUTES A VEHICLE CONTAINING A PROPULSION BATTERY IN OR INTO THE STATE; OR

(III) A PERSON THAT SELLS A USED VEHICLE IN OR INTO THE STATE.

(c) FOR THE PURPOSES OF THIS SUBSECTION (23.5), THE SALE OF A

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

PROPULSION BATTERY OCCURS IN THE STATE IF THE PROPULSION BATTERY, OR THE VEHICLE CONTAINING THE PROPULSION BATTERY, IS DELIVERED TO A LICENSED DEALER OR DIRECTLY TO A CONSUMER IN THE STATE.

(23.7) (a) "PROPULSION BATTERY RECYCLER" MEANS AN ENTITY OR FACILITY THAT:

(I) OPERATES IN ACCORDANCE WITH ALL REQUIRED PERMITS AND REGULATORY EXCLUSIONS IN ALL APPLICABLE FEDERAL, STATE, AND LOCAL LAWS;

(II) CONDUCTS PROPULSION BATTERY RECYCLING; AND

(III) PERFORMS AT LEAST ONE OF THE FOLLOWING ACTIVITIES:

(A) EXTRACTS AND SEPARATES MATERIALS FROM END-OF-LIFE PROPULSION BATTERIES, INCLUDING METALS, COMPOUNDS, OR INTERMEDIATE FRACTIONS, AND DIRECTS THESE MATERIALS TO ONE OR MORE ADDITIONAL PROPULSION BATTERY RECYCLERS FOR FURTHER PROCESSING OR REFINING; OR

(B) REFINES END-OF-LIFE PROPULSION BATTERIES OR PROPULSION BATTERY MATERIALS, SUCH AS ALUMINUM, COBALT, COPPER, GRAPHITE, IRON, LITHIUM COMPOUNDS, MANGANESE, AND NICKEL, BACK TO USEABLE MATERIALS SUITABLE FOR REINTRODUCTION INTO BATTERY, MANUFACTURING, OR OTHER INDUSTRIAL SUPPLY CHAINS.

(b) "PROPULSION BATTERY RECYCLER" DOES NOT INCLUDE AN ENTITY OR FACILITY THAT ONLY ENGAGES IN THE COLLECTION OR TRANSPORTATION OF, OR THE LOGISTICS OF MOVING, PROPULSION BATTERIES OR PROPULSION BATTERY MATERIALS DURING THE RECYCLING PROCESS.

(23.9) (a) "PROPULSION BATTERY RECYCLING" MEANS THE RECOVERY OF CRITICAL MINERALS THAT ARE PRESENT IN THE PROPULSION BATTERY FEEDSTOCK, USING ONE OR MORE PROPULSION BATTERY RECYCLERS.

(b) (I) "PROPULSION BATTERY RECYCLING" DOES NOT INCLUDE DISPOSAL OR SHAM RECYCLING UNDER THE FEDERAL "RESOURCE CONSERVATION AND RECOVERY ACT OF 1976", 42 U.S.C. SEC. 6901 ET SEQ., OR OTHER APPLICABLE FEDERAL LAW.

(II) FOR THE PURPOSES OF THIS SUBSECTION (23.9)(b), SHAM RECYCLING AND LEGITIMATE RECYCLING ARE DETERMINED IN ACCORDANCE WITH THE LEGITIMACY CRITERIA SET FORTH IN 40 CFR 260.43.

(24.5) (a) "RECOVERY" MEANS THE EXTRACTION, SEPARATION, OR REGENERATION OF CRITICAL MINERALS OR CATHODE MATERIALS IN THEIR ELEMENTAL, COMPOUND, OR INTERMEDIATE FORM, SUCH AS REFINED METALS, SALTS, OXIDES, HYDROXIDES, OR REGENERATED CATHODE MATERIALS, OR OTHER COMMERCIALY USABLE FORMS.

(b) "RECOVERY" DOES NOT INCLUDE LITHIUM RECOVERED AS SLAG AND USED AS CONCRETE ADDITIVES.

(26.3) "REMANUFACTURE" MEANS A STANDARDIZED INDUSTRIAL PROCESS THROUGH WHICH BATTERY CORES ARE RETURNED TO SAME-AS-NEW OR BETTER CONDITION AND PERFORMANCE, WHICH PROCESS IS IN LINE WITH SPECIFIC TECHNICAL SPECIFICATIONS INCLUDING ENGINEERING, QUALITY, AND TESTING STANDARDS.

(26.5) "REMANUFACTURER" MEANS A PERSON THAT REMANUFACTURES A PROPULSION BATTERY.

(26.7) "REPURPOSE" MEANS THE PROCESS OF MODIFYING A PROPULSION BATTERY OR PROPULSION BATTERY PACK, MODULE, OR CELL TO STORE AND SUPPLY ELECTRICITY IN A MANNER OTHER THAN THE ORIGINAL INTENDED PURPOSE OF THE PROPULSION BATTERY.

(26.8) "REPURPOSER" MEANS A PERSON THAT USES A PROPULSION BATTERY TO FULFILL A DIFFERENT USE THAN THE USE FOR WHICH THE PROPULSION BATTERY WAS ORIGINALLY DESIGNED.

(26.9) "RESPONSIBLE PROPULSION BATTERY MANAGEMENT" MEANS ENSURING A PROPULSION BATTERY IS DISPOSITIONED AND MANAGED PURSUANT TO THE BATTERY MANAGEMENT HIERARCHY, WHILE ALSO ENSURING THAT ANY PROPULSION BATTERY NO LONGER SUITABLE FOR USE IN A VEHICLE IS ULTIMATELY DIRECTED TO EITHER A REPURPOSER OR A PROPULSION BATTERY RECYCLER.

(27.1) "REUSE" MEANS THE USE OF A PROPULSION BATTERY IN A VEHICLE OTHER THAN THE ORIGINAL VEHICLE INTO WHICH THE PROPULSION BATTERY WAS PLACED.

(27.2) (a) "SECONDARY HANDLER" MEANS A COMMERCIAL ENTITY OTHER THAN THE PROPULSION BATTERY PROVIDER THAT TAKES POSSESSION OF A PROPULSION BATTERY OR REMOVES A PROPULSION BATTERY FROM A VEHICLE FOR THE PURPOSE OF SELLING, DISPOSITIONING, REPAIRING, REUSING, OR RECYCLING THE PROPULSION BATTERY WITH A PROPULSION BATTERY RECYCLER.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

(b) "SECONDARY HANDLER" INCLUDES A SOLID WASTE DISPOSAL SITE AND FACILITY.

(27.3) "SOLID WASTE COLLECTOR" MEANS A PERSON THAT OPERATES COLLECTION ROUTES FOR THE REMOVAL OF SOLID WASTE FROM RESIDENTIAL, MULTIRESIDENTIAL, COMMERCIAL, OR INDUSTRIAL PREMISES.

(27.4) "SOLID WASTE DISPOSAL SITE AND FACILITY" HAS THE SAME MEANING AS "SOLID WASTES DISPOSAL SITE AND FACILITY" AS DEFINED IN SECTION 30-20-101 (8).

(27.5) "STATE OF CHARGE" MEANS THE MEASURE OF A PROPULSION BATTERY'S REMAINING CAPACITY, EXPRESSED AS A PERCENTAGE OF ITS TOTAL CAPACITY.

(27.6) "STATE OF HEALTH" MEANS A CALCULATED PARAMETER THAT CORRELATES TO USABLE PROPULSION BATTERY ENERGY FOR THE CERTIFIED RANGE VALUE AND IS NORMALIZED FROM ZERO TO ONE HUNDRED PERCENT.

(30.5) (a) "UNWANTED PROPULSION BATTERY" MEANS A PROPULSION BATTERY THAT IS NO LONGER WANTED BY THE OWNER.

(b) "UNWANTED PROPULSION BATTERY" INCLUDES A PROPULSION BATTERY THAT HAS BEEN DAMAGED, INCLUDING IN A THERMAL RUNAWAY INCIDENT.

SECTION 4. In Colorado Revised Statutes, 25-17-1012, **amend** (2)(b); and **add** (3) as follows:

25-17-1012. Annual fee - battery stewardship fund - responsibilities of the executive director - rules.

(2) (b) The fund consists of fees paid to the department pursuant to ~~subsection (1)~~ SUBSECTIONS (1) AND (3) of this section and any other money that the general assembly may appropriate or transfer to the fund.

(3) (a) (I) IN ADDITION TO THE ANNUAL FEE DESCRIBED IN SUBSECTION (3)(b) OF THIS SECTION, A PROPULSION BATTERY PROVIDER SHALL PAY A PROGRAM INITIATION FEE. THE PROGRAM INITIATION FEE MUST BE SPLIT INTO THREE PAYMENTS, AND A PROPULSION BATTERY PROVIDER SHALL MAKE ONE OF EACH OF THE PAYMENTS ON JULY 1, 2027, JULY 1, 2028, AND JULY 1, 2029, RESPECTIVELY. THE SUM OF THE PROGRAM INITIATION FEES PAID BY PROPULSION BATTERY PROVIDERS IN A GIVEN YEAR MUST OFFSET ANY GENERAL FUND ALLOCATIONS BY COVERING ANY COSTS INCURRED BY THE DEPARTMENT IN IMPLEMENTING SECTION 25-17-1019.

(II) THE PROGRAM INITIATION FEE AMOUNT REQUIRED TO BE PAID BY EACH PROPULSION BATTERY PROVIDER IS BASED ON EACH PROPULSION BATTERY PROVIDER'S PERCENTAGE OF ALL PROPULSION BATTERY VEHICLES REGISTERED IN THE STATE, ACCORDING TO REGISTRATION DATA COLLECTED BY THE DIVISION OF MOTOR VEHICLES IN THE DEPARTMENT OF REVENUE AS OF APRIL 26, 2026, AS FOLLOWS:

(A) A PROPULSION BATTERY PROVIDER THAT IS RESPONSIBLE FOR MORE THAN FIVE PERCENT OF ALL PROPULSION BATTERY VEHICLES REGISTERED IN THE STATE AS OF APRIL 26, 2026, SHALL PAY A PROGRAM INITIATION FEE OF TWENTY-FOUR THOUSAND FOUR HUNDRED DOLLARS, CONSISTING OF A PAYMENT OF EIGHT THOUSAND THREE HUNDRED DOLLARS ON JULY 1, 2027, AND TWO PAYMENTS OF EIGHT THOUSAND FIFTY DOLLARS ON JULY 1, 2028, AND ON JULY 1, 2029, RESPECTIVELY;

(B) A PROPULSION BATTERY PROVIDER THAT IS RESPONSIBLE FOR MORE THAN TWO PERCENT BUT NO MORE THAN FIVE PERCENT OF ALL PROPULSION BATTERY VEHICLES REGISTERED IN THE STATE AS OF APRIL 26, 2026, SHALL PAY A PROGRAM INITIATION FEE OF FOURTEEN THOUSAND FOUR HUNDRED DOLLARS, CONSISTING OF A PAYMENT OF FIVE THOUSAND DOLLARS ON JULY 1, 2027, AND TWO PAYMENTS OF FOUR THOUSAND SEVEN HUNDRED DOLLARS ON JULY 1, 2028, AND ON JULY 1, 2029, RESPECTIVELY;

(C) A PROPULSION BATTERY PROVIDER THAT IS RESPONSIBLE FOR MORE THAN ONE-FIFTH PERCENT BUT NO MORE THAN TWO PERCENT OF ALL PROPULSION BATTERY VEHICLES REGISTERED IN THE STATE AS OF APRIL 26, 2026, SHALL PAY A PROGRAM INITIATION FEE OF FOUR THOUSAND EIGHT HUNDRED DOLLARS, CONSISTING OF A PAYMENT OF TWO THOUSAND DOLLARS ON JULY 1, 2027, AND TWO PAYMENTS OF ONE THOUSAND FOUR HUNDRED DOLLARS ON JULY 1, 2028, AND ON JULY 1, 2029, RESPECTIVELY; AND

(D) A PROPULSION BATTERY PROVIDER THAT IS RESPONSIBLE FOR ONE-FIFTH PERCENT OR LESS OF ALL PROPULSION BATTERY VEHICLES REGISTERED IN THE STATE AS OF APRIL 26, 2026, IS NOT REQUIRED TO PAY A PROGRAM INITIATION FEE.

(IV) ANY GENERAL FUND ALLOCATIONS REQUIRED FOR THE DEPARTMENT TO PROCESS THE PROGRAM INITIATION FEES SHALL BE REIMBURSED TO THE GENERAL FUND THE FOLLOWING YEAR USING THE MONEY

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

GATHERED FROM THE PROGRAM INITIATION FEES.

(V) A PROPULSION BATTERY PROVIDER IS NOT REQUIRED TO PAY THE PROGRAM INITIATION FEE WHEN THE PROPULSION BATTERY PROVIDER SEEKS TO UPDATE THEIR REGISTRATION INFORMATION THAT THEY PREVIOUSLY PROVIDED TO THE EXECUTIVE DIRECTOR PURSUANT TO SECTION 25-17-1019 (1)(a).

(b) (I) ON OR BEFORE JULY 1, 2030, AND ON OR BEFORE EACH JULY 1 THEREAFTER, A PROPULSION BATTERY PROVIDER SHALL PAY TO THE DEPARTMENT AN ANNUAL FEE TO COVER THE DEPARTMENT'S COST OF IMPLEMENTING, ADMINISTERING, AND ENFORCING SECTION 25-17-1019. THE STATE TREASURER SHALL CREDIT THE ANNUAL FEES TO THE FUND, AND THE DEPARTMENT SHALL USE THE FEES FOR COSTS ASSOCIATED WITH THE ADMINISTRATION OF SECTION 25-17-1019.

(II) ON OR BEFORE JULY 1, 2029, THE COMMISSION SHALL ESTABLISH THE ANNUAL FEE AMOUNT BY RULE. THE FEE AMOUNT MUST BE BASED ON FACTORS SUCH AS THE PROPULSION BATTERY PROVIDER'S RELATIVE MARKET SHARE OF PROPULSION BATTERIES IN THE STATE AND THE NUMBER OF UNWANTED PROPULSION BATTERIES COLLECTED BY THE PROPULSION BATTERY PROVIDER. THE SUM OF ANNUAL FEES PAID BY PROPULSION BATTERY PROVIDERS THAT ARE REGISTERED PURSUANT TO SECTION 25-17-1019 (1)(a) AND FEES PAID BY SECONDARY HANDLERS PURSUANT TO SECTION 25-17-1015 (2)(d) MUST COVER THE DEPARTMENT'S ANNUAL COSTS OF ADMINISTERING SECTION 25-17-1019 STARTING IN 2030 AND MUST NOT EXCEED NINETY THOUSAND DOLLARS ACROSS ALL PARTICIPATING ENTITIES. A SINGLE PROPULSION BATTERY PROVIDER SHALL NOT BE REQUIRED TO PAY MORE THAN TEN PERCENT OF THE TOTAL AMOUNT OF ANNUAL FEES.

SECTION 5. In Colorado Revised Statutes, **amend** 25-17-1015 as follows:

25-17-1015. Enforcement - responsibilities of the department - study.

(1) For violations related to covered batteries, PROPULSION BATTERIES, and the management of universal waste pursuant to this part 10, the enforcement process is conducted pursuant to section 25-15-308 and rules adopted by the commission in accordance with section 25-15-302.

(2) TO IMPLEMENT SECTION 25-17-1019, THE DEPARTMENT SHALL:

(a) NOTIFY SOLID WASTE COLLECTORS THAT THE DISPOSAL OF PROPULSION BATTERIES IN LANDFILLS IS PROHIBITED AND THAT SECONDARY HANDLERS CAN CONTACT A PROPULSION BATTERY PROVIDER OR REMANUFACTURER TO TAKE RESPONSIBILITY FOR AN UNWANTED PROPULSION BATTERY;

(b) DETERMINE HOW TO PROCEED IF THE FEDERAL GOVERNMENT ENACTS A LAW OR ADOPTS REGULATIONS PERTAINING TO PROPULSION BATTERIES THAT MAY IMPACT THE REQUIREMENTS OF SECTION 25-17-1019;

(c) PROVIDE A LINK ON THE DEPARTMENT'S PUBLIC WEBSITE TO EACH PROPULSION BATTERY PROVIDER'S WEBSITE IN ORDER TO EXPEDITE THE COLLECTION OF UNWANTED PROPULSION BATTERIES;

(d) ASSESS THE ANNUAL REPORTS SUBMITTED PURSUANT TO SECTION 25-17-1019(9) TO DETERMINE WHETHER ANY SECONDARY HANDLERS REQUIRED THE COLLECTION OF TEN OR MORE UNWANTED PROPULSION BATTERIES IN A GIVEN YEAR AND, IF SO, ASSESS A COLLECTION CHARGE OF ONE THOUSAND DOLLARS TO BE PAID TO THE DEPARTMENT BY THE SECONDARY HANDLER AND CREDITED TOWARD THE ANNUAL FEE AMOUNT TO REDUCE THE AMOUNT OF PROPULSION BATTERY PROVIDER ANNUAL FEES;

(e) ASSESS THE ANNUAL REPORTS SUBMITTED PURSUANT TO SECTION 25-17-1019 (9) TO DETERMINE IF SECONDARY HANDLERS THAT ARE NOT YET REGISTERED PURSUANT TO SECTION 25-17-1019(1) REQUIRED THE COLLECTION OF AN UNWANTED PROPULSION BATTERY IN THE PRECEDING YEAR, AND, IF SO, THE DEPARTMENT SHALL COLLECT THEIR REGISTRATION INFORMATION;

(f) COMPILE A LIST OF ENTITIES REGISTERED PURSUANT TO SECTION 25-17-1019 (1) AND MAKE THE LIST AVAILABLE UPON REQUEST; AND

(g) CONDUCT AN EMAIL SURVEY WITH ENTITIES REGISTERED PURSUANT TO SECTION 25-17-1019 (1) AND SOLID WASTE DISPOSAL SITES AND FACILITIES TO REQUEST FEEDBACK ON THE FUNCTIONING OF THE PROPULSION BATTERY RECYCLING PROGRAM SET FORTH IN SECTION 25-17-1019 TO UNDERSTAND THEIR EXPERIENCE, ANY KNOWLEDGE OF ORPHANED BATTERIES, AND ANY RECOMMENDED PROGRAM IMPROVEMENTS. BASED ON THE FINDINGS OF THE SURVEY, THE DEPARTMENT SHALL ASSESS THE EFFECTIVENESS OF THE RESPONSIBILITY FRAMEWORK OUTLINED IN SECTION 25-17-1019 TO COLLECT UNWANTED PROPULSION BATTERIES. THE DEPARTMENT SHALL INCLUDE A SUMMARY OF THE SURVEY FINDINGS AND THE DEPARTMENT'S ASSESSMENT WITH

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

THE AGGREGATED NONPROPRIETARY DATA POSTED ANNUALLY ON THE DEPARTMENT'S PUBLIC WEBSITE PURSUANT TO SUBSECTION (3) OF THIS SECTION.

(3) THE DEPARTMENT SHALL INCLUDE THE AGGREGATED NONPROPRIETARY DATA COLLECTED ON PROPULSION BATTERIES PURSUANT TO SECTION 25-17-1019 (9) WITH THE DATA ON RECYCLING, SOLID WASTE, AND SOLID WASTE DIVERSION THAT IS COLLECTED AND REPORTED ANNUALLY BY THE DEPARTMENT TO THE STANDING COMMITTEE OF REFERENCE IN EACH HOUSE OF THE GENERAL ASSEMBLY EXERCISING JURISDICTION OVER MATTERS CONCERNING PUBLIC HEALTH AND THE ENVIRONMENT PURSUANT TO SECTION 30-20-122 (1) AND SHALL ANNUALLY POST THE DATA ON THE DEPARTMENT'S PUBLIC WEBSITE.

(4) NOTHING IN THIS PART 10 EXEMPTS A PERSON FROM COMPLYING WITH ANY OTHER APPLICABLE LOCAL, STATE, OR FEDERAL LAWS OR REGULATORY REQUIREMENTS.

SECTION 6. In Colorado Revised Statutes, add 25-17-1019 and 25-17-1020 as follows:

25-17-1019. Propulsion batteries - propulsion battery providers - remanufacturers - secondary handlers - public outreach and education - collection of unwanted propulsion batteries - reporting requirement - marking and labeling requirements - solid waste disposal site and facility disposal prohibited.

(1) (a) ON OR BEFORE JULY 1, 2027, A PROPULSION BATTERY PROVIDER SHALL REGISTER WITH THE DEPARTMENT BY:

(I) PROVIDING TO THE DEPARTMENT, THROUGH INFORMAL DIGITAL CORRESPONDENCE OR BY SUBMITTING A DIGITAL FORM, THE PROPULSION BATTERY PROVIDER'S BUSINESS NAME, CONTACT INFORMATION, ADDRESS, AND BUSINESS DESCRIPTION; AND

(II) INFORMING THE DEPARTMENT WHETHER THE PROPULSION BATTERY PROVIDER PLANS TO FILE ITS EDUCATION AND OUTREACH PLAN INDIVIDUALLY OR AS PART OF A GROUP OF PROPULSION BATTERY PROVIDERS. A PROPULSION BATTERY PROVIDER INTENDING TO FILE AS PART OF A GROUP SHALL PROVIDE TO THE DEPARTMENT THE NAMES OF THE OTHER PROPULSION BATTERY PROVIDERS IN THE GROUP, IF FEASIBLE. A PROPULSION BATTERY PROVIDER MAY PARTICIPATE IN A GROUP EDUCATION AND OUTREACH PLAN WITHOUT PARTICIPATING IN GROUP PROPULSION BATTERY COLLECTION ACTIVITIES.

(b) A SECONDARY HANDLER, REMANUFACTURER, OR REPURPOSER MAY ELECT TO REGISTER WITH THE DEPARTMENT AT ANY TIME BY PROVIDING, THROUGH INFORMAL DIGITAL CORRESPONDENCE OR BY SUBMITTING A DIGITAL FORM, THE ENTITY'S BUSINESS NAME, CONTACT INFORMATION, ADDRESS, AND BUSINESS DESCRIPTION. A SECONDARY HANDLER, REMANUFACTURER, OR REPURPOSER IS NOT REQUIRED TO PAY THE REGISTRATION FEE.

(2) ON OR BEFORE APRIL 1, 2028, A PROPULSION BATTERY PROVIDER OR GROUP OF PROPULSION BATTERY PROVIDERS SHALL SUBMIT TO THE EXECUTIVE DIRECTOR AN EDUCATION AND OUTREACH PLAN. THE EDUCATION AND OUTREACH PLAN MUST:

(a) INCLUDE A PUBLIC EDUCATION AND OUTREACH STRATEGY FOR SECONDARY HANDLERS THAT DESCRIBES:

(I) THE SOLID WASTE DISPOSAL SITE AND FACILITY BAN IN SUBSECTION (12) OF THIS SECTION;

(II) THE REQUIREMENTS FOR SECONDARY HANDLERS IN SUBSECTION (10) OF THIS SECTION;

(III) THE PROCESS FOR HOW A SECONDARY HANDLER CAN NOTIFY THE PROPULSION BATTERY PROVIDER THAT AN UNWANTED PROPULSION BATTERY NEEDS COLLECTION; AND

(IV) INFORMATION ABOUT SECONDARY HANDLER REGISTRATION;

(b) SPECIFY HOW THE PROPULSION BATTERY PROVIDER'S CONTACT INFORMATION FOR SECONDARY HANDLERS CAN BE ACCESSED;

(c) INCLUDE INFORMATION THAT THE PROPULSION BATTERY PROVIDER REQUIRES TO DETERMINE THE ELIGIBILITY OF A PROPULSION BATTERY THAT NEEDS COLLECTION, INCLUDING:

(I) CONFIRMATION THAT THE BATTERY IS A PROPULSION BATTERY THAT HAS BEEN REMOVED FROM A VEHICLE;

(II) CONFIRMATION THAT, TO THE BEST OF THE SECONDARY HANDLER'S KNOWLEDGE, THE PROPULSION BATTERY HAS NOT BEEN MODIFIED OR TAKEN APART;

(III) CONFIRMATION THAT THE PROPULSION BATTERY IS FULLY OWNED BY THE SECONDARY HANDLER WITH NO KNOWN PENDING CLAIMS FOR LOSS OR DAMAGES BY AN INSURANCE PROVIDER;

(IV) THE MAKE, MODEL, AND YEAR OF THE VEHICLE FROM WHICH THE

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

PROPULSION BATTERY CAME, IF AVAILABLE; 1

(V) THE DIMENSIONS AND WEIGHT OF THE PROPULSION BATTERY, IF 2
AVAILABLE; 3

(VI) A PHOTOGRAPH OF THE PROPULSION BATTERY AND A PHOTOGRAPH 4
OF THE LABEL ON THE PROPULSION BATTERY; 5

(VII) AN ASSESSMENT AS TO WHETHER, TO THE BEST OF THE 6
SECONDARY HANDLER'S KNOWLEDGE, THE PROPULSION BATTERY IS DAMAGED 7
OR DEFECTIVE; 8

(VIII) A COPY OF THE SECONDARY HANDLER'S FEDERAL DEPARTMENT 9
OF TRANSPORTATION HAZMAT TRANSPORTATION SHIPPING CERTIFICATION, IF 10
AVAILABLE; AND 11

(IX) SECONDARY HANDLER REGISTRATION INFORMATION, IF 12
AVAILABLE; AND 13

(d) DESCRIBE HOW SECONDARY HANDLERS AND FIRST RESPONDERS CAN 14
ACCESS EMERGENCY RESPONSE GUIDES FOR ELECTRIC VEHICLES. 15

(3) ON AND AFTER OCTOBER 1, 2028, A PROPULSION BATTERY 16
PROVIDER SHALL NOT SELL, MAKE AVAILABLE FOR SALE, OR DISTRIBUTE A 17
PROPULSION BATTERY IN OR INTO THE STATE UNLESS THE PROPULSION BATTERY 18
PROVIDER HAS SUBMITTED AN EDUCATION AND OUTREACH PLAN TO THE 19
EXECUTIVE DIRECTOR IN ACCORDANCE WITH SUBSECTION (2) OF THIS SECTION. 20

(4) A PROPULSION BATTERY PROVIDER SHALL DEVELOP AND MAINTAIN 21
ONE OR MORE WEBSITES OR EQUIVALENT MEANS, AVAILABLE IN BOTH ENGLISH 22
AND SPANISH, THAT INCLUDE THE INFORMATION IN THE PROPULSION BATTERY 23
PROVIDER'S EDUCATION AND OUTREACH PLAN. AT LEAST ONE WEBSITE MUST 24
INCLUDE THE FOLLOWING: 25

(a) A LINK TO THE PROPULSION BATTERY PROVIDER'S EMERGENCY 26
RESPONSE GUIDES FOR ELECTRIC VEHICLES; 27

(b) THE PROPULSION BATTERY PROVIDER'S CONTACT INFORMATION FOR 28
SECONDARY HANDLERS; AND 29

(c) INSTRUCTIONS FOR HOW SECONDARY HANDLERS CAN PROVIDE THE 30
INFORMATION DESCRIBED IN SUBSECTION (2)(a)(III) OF THIS SECTION FOR A 31
PROPULSION BATTERY PROVIDER TO DETERMINE THE ELIGIBILITY OF AN 32
UNWANTED PROPULSION BATTERY. 33

(5) A PROPULSION BATTERY PROVIDER SHALL: 34

(a) EXCEPT AS PROVIDED IN SUBSECTION (5)(c) OF THIS SECTION, UPON 35
RECEIVING NOTIFICATION IN ACCORDANCE WITH THE NOTIFICATION PROCESS 36
OUTLINED IN SUBSECTION (2)(a)(III) OF THIS SECTION THAT AN UNWANTED 37
PROPULSION BATTERY NEEDS COLLECTION, RETRIEVE THE BATTERY AND ENSURE 38
RESPONSIBLE PROPULSION BATTERY MANAGEMENT. THE PROPULSION BATTERY 39
PROVIDER SHALL RETRIEVE AN UNWANTED PROPULSION BATTERY: 40

(I) WITHIN SIXTY DAYS AFTER RECEIVING NOTIFICATION FROM A 41
SECONDARY HANDLER, UNLESS MUTUALLY AGREEABLE TERMS FOR A LONGER 42
COLLECTION TIMELINE ARE MADE WITH A SECONDARY HANDLER OR THERE IS AN 43
UNEXPECTED DELAY DUE TO CIRCUMSTANCES FORCE MAJEURE; AND 44

(II) WITHIN THIRTY DAYS AFTER RECEIVING NOTIFICATION FROM A 45
SOLID WASTE DISPOSAL SITE AND FACILITY; 46

(b) ENSURE THE RESPONSIBLE PROPULSION BATTERY MANAGEMENT OF 47
ALL PROPULSION BATTERIES WITHIN THE POSSESSION OF THE PROPULSION 48
BATTERY PROVIDER IN ACCORDANCE WITH THE BATTERY MANAGEMENT 49
HIERARCHY; 50

(c) FULLY FUND THE COSTS OF THE COLLECTION OF AN UNWANTED 51
PROPULSION BATTERY OFFERED BY A SECONDARY HANDLER; EXCEPT THAT A 52
PROPULSION BATTERY PROVIDER IS NOT RESPONSIBLE FOR THE COLLECTION OF 53
A PROPULSION BATTERY THAT: 54

(I) HAS BEEN REMANUFACTURED BY A REMANUFACTURER, UNLESS THE 55
REMANUFACTURER IS IN A CONTRACTUAL RELATIONSHIP WITH THE PROPULSION 56
BATTERY PROVIDER AND THE CONTRACT PROVIDES THAT THE PROPULSION 57
BATTERY PROVIDER RETAINS RESPONSIBILITY FOR RESPONSIBLE PROPULSION 58
BATTERY MANAGEMENT; 59

(II) HAS BEEN REPURPOSED BY A REPURPOSER, UNLESS THE REPURPOSER 60
IS IN A CONTRACTUAL RELATIONSHIP WITH THE PROPULSION BATTERY PROVIDER 61
AND THE CONTRACT PROVIDES THAT THE PROPULSION BATTERY PROVIDER 62
RETAINS RESPONSIBILITY FOR RESPONSIBLE PROPULSION BATTERY 63
MANAGEMENT; 64

(III) HAS BEEN DISASSEMBLED INTO MODULES OR CELLS; OR 65

(IV) IS CONTAINED WITHIN A VEHICLE OR PRODUCT THAT IS DIRECTLY 66
OWNED OR CONTROLLED BY AN INSURANCE COMPANY; AND 67

(d) PROVIDE THE STATE OF HEALTH OF A PROPULSION BATTERY 68
EMBEDDED IN A VEHICLE THROUGH THE VEHICLE'S IN-VEHICLE DISPLAY OR 69

THROUGH A NONPROPRIETARY ON-BOARD DIAGNOSTIC SCAN TOOL, FOR A VEHICLE THAT IS MODEL YEAR 2028 OR LATER. A PROPULSION BATTERY PROVIDER MAY, BUT IS NOT REQUIRED TO, SUPPLY STATE OF HEALTH INFORMATION FOR A PROPULSION BATTERY THAT HAS BEEN REMOVED FROM OR IS OUTSIDE OF A VEHICLE.

(6) ON AND AFTER OCTOBER 1, 2028, A PROPULSION BATTERY PROVIDER SHALL NOT SELL, OFFER FOR SALE, OR DISTRIBUTE IN OR INTO THE STATE A PROPULSION BATTERY UNLESS THE PROPULSION BATTERY PROVIDER:

(a) (I) APPLIES A LABEL TO THE PROPULSION BATTERY THAT INCLUDES THE NAME OF THE PROPULSION BATTERY PROVIDER RESPONSIBLE FOR THE PROPULSION BATTERY, ITS DATE OF MANUFACTURE, AND THE FOLLOWING:

(A) AN IDENTIFICATION OF THE CHEMISTRY OF THE PROPULSION BATTERY, INCLUDING THE CATHODE TYPE AND ANODE TYPE, IN ACCORDANCE WITH SAE INTERNATIONAL J2984 STANDARD, "CHEMICAL IDENTIFICATION OF TRANSPORTATION BATTERIES FOR RECYCLING";

(B) THE RATED CAPACITY OR ENERGY AS MEASURED BY SAE INTERNATIONAL J2288 STANDARD, "LIFE CYCLE TESTING OF ELECTRIC VEHICLE BATTERY MODULES";

(C) THE HAZARDOUS SUBSTANCES CONTAINED IN THE PROPULSION BATTERY;

(D) PRODUCT SAFETY AND RECALL INFORMATION; AND

(E) SAFE DISPOSAL INFORMATION.

(II) A PROPULSION BATTERY PROVIDER THAT APPLIES A LABEL SHALL ATTACH THE LABEL TO THE EXTERIOR OF THE PROPULSION BATTERY SO THAT THE LABEL IS VISIBLE AND ACCESSIBLE WHEN THE PROPULSION BATTERY IS REMOVED FROM THE VEHICLE IN ACCORDANCE WITH THE MANUFACTURER'S RECOMMENDED PROCEDURES FOR BATTERY REMOVAL. THE LABEL MUST REMAIN LEGIBLE, ADHERED, AND FUNCTIONALLY INTACT UNDER EXPECTED ENVIRONMENTAL AND LIFE-CYCLE CONDITIONS WITHIN THE VEHICLE.

(b) (I) TO COMPLY WITH SUBSECTION (6)(a)(I) OF THIS SECTION, A PROPULSION BATTERY PROVIDER MAY APPLY A QUICK RESPONSE (QR) CODE TO THE PROPULSION BATTERY THAT LINKS TO A DATA REPOSITORY WEBSITE.

(II) THE DATA REPOSITORY WEBSITE MAY INCLUDE INFORMATION THAT COVERS A PERIOD OF TIME REPRESENTING MULTIPLE DATES OF MANUFACTURE IF THE REST OF THE LABEL INFORMATION REQUIRED BY THIS SUBSECTION (6) IS CONSISTENT ACROSS THE MULTIPLE DATES OF MANUFACTURE AND THE DATA REPOSITORY WEBSITE ENTRY INCLUDES THE APPLICABLE RANGE OF DATES OF MANUFACTURE.

(7) ON AND AFTER OCTOBER 1, 2028, A REMANUFACTURER SELLING PROPULSION BATTERIES IN THE STATE:

(a) SHALL RELABEL A PROPULSION BATTERY TO ENSURE THAT THE REMANUFACTURER'S BRAND IS CLEARLY MARKED ON THE LABEL. IF THE ORIGINAL LABEL REMAINS, THE REMANUFACTURER SHALL PLACE THE NEW LABEL ADJACENT TO THE ORIGINAL LABEL AND CLEARLY IDENTIFY THE ORIGINAL LABEL AS OBSOLETE. IF THE REMANUFACTURER ALTERS THE PROPULSION BATTERY'S COMPOSITION OR CHEMISTRY, THE REMANUFACTURER SHALL UPDATE THE LABEL OR PROVIDE A NEW DATA REPOSITORY WEBSITE LINK OR QUICK RESPONSE (QR) CODE TO REFLECT THE NEW COMPOSITION.

(b) SHALL ENSURE RESPONSIBLE PROPULSION BATTERY MANAGEMENT WHEN:

(I) A PROPULSION BATTERY THAT THE REMANUFACTURER DISASSEMBLES OR REMANUFACTURES IS ULTIMATELY NOT SOLD FOR USE IN A VEHICLE; AND

(II) AN UNWANTED PROPULSION BATTERY THAT HAS BEEN REMOVED FROM A VEHICLE BY A SECONDARY HANDLER IN THE STATE IS COLLECTED BY THE REMANUFACTURER;

(c) SHALL FULLY FUND THE COSTS OF THE COLLECTION OF AN UNWANTED PROPULSION BATTERY THAT THE REMANUFACTURER HAS REMANUFACTURED IF OFFERED BY A SECONDARY HANDLER;

(d) IS NOT RESPONSIBLE FOR COLLECTING A REMANUFACTURED PROPULSION BATTERY IF:

(I) THE REMANUFACTURED PROPULSION BATTERY HAS BEEN REPURPOSED BY A REPURPOSER, UNLESS THE REPURPOSER IS IN A CONTRACTUAL RELATIONSHIP WITH THE REMANUFACTURER AND THE CONTRACT PROVIDES THAT THE REMANUFACTURER RETAINS RESPONSIBILITY FOR RESPONSIBLE PROPULSION BATTERY MANAGEMENT;

(II) THE REMANUFACTURED PROPULSION BATTERY IS CONTAINED WITHIN A VEHICLE OR PRODUCT THAT IS DIRECTLY OWNED OR CONTROLLED BY AN INSURANCE COMPANY;

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

(III) THE REMANUFACTURER IS IN A CONTRACTUAL RELATIONSHIP WITH THE PROPULSION BATTERY PROVIDER AND THE CONTRACT PROVIDES THAT THE PROPULSION BATTERY PROVIDER RETAINS RESPONSIBILITY FOR THE DISPOSITIONING AND MANAGEMENT OF THE PROPULSION BATTERY; OR

(IV) THE REMANUFACTURED PROPULSION BATTERY HAS BEEN DISASSEMBLED INTO MODULES OR CELLS;

(e) EXCEPT AS PROVIDED IN SUBSECTION (7)(d) OF THIS SECTION, UPON RECEIVING NOTIFICATION THAT AN UNWANTED PROPULSION BATTERY NEEDS COLLECTION IN ACCORDANCE WITH THE NOTIFICATION PROCESS OUTLINED IN SUBSECTION (7)(f) OF THIS SECTION, SHALL RETRIEVE THE BATTERY:

(I) WITHIN SIXTY DAYS AFTER RECEIVING NOTIFICATION FROM A SECONDARY HANDLER, UNLESS MUTUALLY AGREEABLE TERMS FOR A LONGER COLLECTION TIMELINE ARE MADE WITH A SECONDARY HANDLER OR THERE IS AN UNEXPECTED DELAY DUE TO CIRCUMSTANCES FORCE MAJEURE; AND

(II) WITHIN THIRTY DAYS AFTER RECEIVING NOTIFICATION FROM A SOLID WASTE DISPOSAL SITE AND FACILITY; AND

(f) SHALL ESTABLISH A PROCESS FOR A SECONDARY HANDLER TO NOTIFY THE REMANUFACTURER THAT AN UNWANTED PROPULSION BATTERY NEEDS COLLECTION. THE PROCESS MUST INCLUDE THE FOLLOWING:

(I) AN EDUCATION AND OUTREACH PROGRAM FOR SECONDARY HANDLERS;

(II) THE REMANUFACTURER'S CONTACT INFORMATION FOR SECONDARY HANDLERS; AND

(III) INFORMATION THAT THE REMANUFACTURER REQUIRES TO DETERMINE THE ELIGIBILITY OF A PROPULSION BATTERY THAT NEEDS COLLECTION, INCLUDING:

(A) CONFIRMATION THAT THE BATTERY IS A PROPULSION BATTERY THAT HAS BEEN REMOVED FROM A VEHICLE;

(B) CONFIRMATION THAT, TO THE BEST OF THE SECONDARY HANDLER'S KNOWLEDGE, THE PROPULSION BATTERY HAS NOT BEEN MODIFIED OR TAKEN APART BY ANYONE OTHER THAN THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER;

(C) CONFIRMATION THAT, TO THE BEST OF THE SECONDARY HANDLER'S KNOWLEDGE, THE PROPULSION BATTERY IS FULLY OWNED BY THE SECONDARY HANDLER WITH NO KNOWN PENDING CLAIMS FOR LOSS OR DAMAGES BY AN INSURANCE PROVIDER;

(D) THE MAKE, MODEL, AND YEAR OF THE VEHICLE FROM WHICH THE PROPULSION BATTERY CAME, IF AVAILABLE;

(E) THE DIMENSIONS AND WEIGHT OF THE PROPULSION BATTERY, IF AVAILABLE;

(F) A PHOTOGRAPH OF THE PROPULSION BATTERY AND A PHOTOGRAPH OF THE LABEL ON THE PROPULSION BATTERY;

(G) AN ASSESSMENT AS TO WHETHER, TO THE BEST OF THE SECONDARY HANDLER'S KNOWLEDGE, THE PROPULSION BATTERY IS DAMAGED OR DEFECTIVE;

(H) A COPY OF THE SECONDARY HANDLER'S FEDERAL DEPARTMENT OF TRANSPORTATION HAZMAT TRANSPORTATION SHIPPING CERTIFICATION, IF AVAILABLE; AND

(I) SECONDARY HANDLER REGISTRATION INFORMATION, IF AVAILABLE.

(8) (a) A PROPULSION BATTERY PROVIDER OR REMANUFACTURER SHALL NOT RECOVER THE COSTS OF COMPLIANCE WITH THIS PART 10 BY IMPOSING A FEE OR OTHER CHARGE ON A FRANCHISED MOTOR VEHICLE DEALER.

(b) A PROPULSION BATTERY PROVIDER OR REMANUFACTURER MAY CONTRACT WITH A THIRD PARTY TO MANAGE PROPULSION BATTERIES TO SATISFY THE REQUIREMENTS OF THIS SECTION.

(9) (a) ON OR BEFORE JULY 1, 2030, AND ON OR BEFORE EACH JULY 1 THEREAFTER, A PROPULSION BATTERY PROVIDER AND A REMANUFACTURER SHALL SUBMIT AN ANNUAL REPORT TO THE EXECUTIVE DIRECTOR COVERING THE PRECEDING CALENDAR YEAR OF THE RESPONSIBLE PROPULSION BATTERY MANAGEMENT OF THE PROPULSION BATTERIES COLLECTED BY THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER PURSUANT TO THIS SECTION. THE REPORT MUST INCLUDE THE FOLLOWING:

(I) ANY UPDATES TO EDUCATION AND OUTREACH MATERIALS FOR SECONDARY HANDLERS AND HOW THE UPDATES WERE COMMUNICATED;

(II) THE NUMBER OF UNWANTED PROPULSION BATTERIES THAT WERE OFFERED FROM A SECONDARY HANDLER AND THE NUMBER OF UNWANTED PROPULSION BATTERIES COLLECTED, BY CHEMISTRY;

(III) FOR EACH REQUEST RECEIVED TO COLLECT AN UNWANTED PROPULSION BATTERY:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

(A) THE DATE THAT THE SECONDARY HANDLER OFFERED THE UNWANTED PROPULSION BATTERY, ALONG WITH THE ELIGIBILITY INFORMATION DESCRIBED IN SUBSECTIONS (2)(c) AND (7)(f)(III) OF THIS SECTION, TO THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER;

(B) THE DATE A PLAN WAS COMMUNICATED TO THE SECONDARY HANDLER FOR COLLECTING THE UNWANTED PROPULSION BATTERY; AND

(C) THE DATE THE UNWANTED PROPULSION BATTERY WAS COLLECTED OR, IF APPLICABLE, THE REASONS THAT THE UNWANTED PROPULSION BATTERY WAS NOT COLLECTED, INCLUDING SUPPORTING INFORMATION SUCH AS PHOTOGRAPHS;

(IV) THE NUMBER OF PROPULSION BATTERIES, SEPARATED BY CHEMISTRY, SENT FOR REUSE, REMANUFACTURING, REPURPOSING, AND PROPULSION BATTERY RECYCLING, RESPECTIVELY;

(V) THE PROPULSION BATTERY RECYCLERS USED IN THE PROPULSION BATTERY RECYCLING PROCESS, INCLUDING IDENTIFICATION OF A RECYCLER'S LOCATION;

(VI) A DESCRIPTION OF THE GENERAL PROCESSES USED BY PROPULSION BATTERY RECYCLERS TO ACHIEVE REQUIRED RECOVERY RATES; AND

(VII) FOR EACH PROPULSION BATTERY RECYCLER USED:

(A) THE RECOVERY RATE OF LITHIUM, COBALT, AND NICKEL PRESENT IN THE PROPULSION BATTERY FEEDSTOCK, USING THE CALCULATIONS DESCRIBED IN THIS SUBSECTION (9). THE TARGETED CRITICAL MINERALS AND SPECIFIC RATIOS MUST BE LISTED SEPARATELY. A MINERAL THAT IS NOT TARGETED IN THE RECOVERY PROCESS MAY BE LISTED AS A PERCENT OR IT CAN BE STATED THAT THE MINERAL IS NOT TARGETED AND RECOVERED BY THE PROPULSION BATTERY RECYCLER.

(B) THE FORM OF THE MAJORITY OF RECOVERED BATTERY MATERIAL MUST BE IDENTIFIED AS ELEMENTAL, COMPOUND, OR INTERMEDIATE, CONSISTENT WITH THE RECOVERY DEFINITION IN SECTION 25-17-1003 (24.5).

(b) A PROPULSION BATTERY RECYCLER SHALL RECOVER THE FOLLOWING CRITICAL MINERALS IN THE ELEMENTAL, COMPOUND, OR INTERMEDIATE FORM AT THE FOLLOWING MINIMUM RATES, WHICH RATES ARE CALCULATED BASED ON EACH PROPULSION BATTERY RECYCLER'S FACILITY-LEVEL YEARLY AVERAGE:

(I) BY 2031:

- (A) NINETY PERCENT OF COBALT;
- (B) NINETY PERCENT OF NICKEL; AND
- (C) FIFTY PERCENT OF LITHIUM; AND

(II) BY 2035:

- (A) NINETY PERCENT OF COBALT;
- (B) NINETY PERCENT OF NICKEL; AND
- (C) EIGHTY PERCENT OF LITHIUM.

(c) THE RECOVERY RATE FOR EACH TARGET CRITICAL MINERAL MUST BE CALCULATED ON AN ANNUAL BASIS FOR EACH PROPULSION BATTERY RECYCLER USING A MASS BALANCE APPROACH. THE CALCULATION MUST ACCOUNT FOR THE MASS OF THE TARGET CRITICAL MINERAL CONTAINED IN MATERIALS ENTERING THE RECYCLING PROCESS, INCLUDING WASTE PROPULSION BATTERIES OR INTERMEDIATE MATERIALS, AND THE MASS OF THE TARGET CRITICAL MINERAL RECOVERED IN MATERIALS LEAVING THE RECYCLING PROCESS THAT MEET THE DEFINITION OF "RECOVERY" AS DEFINED IN SECTION 25-17-1003 (24.5).

(d) THE RECOVERY RATE OF A TARGET CRITICAL MINERAL EQUALS THE MASS OF TARGET CRITICAL MINERAL RECOVERED IN MATERIALS LEAVING THE RECYCLING PROCESS DIVIDED BY THE MASS OF TARGET CRITICAL MINERAL PRESENT IN MATERIALS ENTERING THE RECYCLING PROCESS. THE MASS OF TARGET CRITICAL MINERALS ENTERING AND LEAVING THE RECYCLING PROCESS SHALL BE DETERMINED BASED ON THEIR CHEMICAL COMPOSITION, USING ANALYTICAL METHODS AND SAMPLING PROCEDURES THAT ARE REPRESENTATIVE OF THE MATERIAL FLOWS.

(e) A PROPULSION BATTERY RECYCLER SHALL DETERMINE THE PROPORTION OF DIFFERENT BATTERY CHEMISTRIES PRESENT IN MATERIALS ENTERING THE RECYCLING PROCESS BY MEANS OF A SORTING ANALYSIS BASED ON CONTINUOUS SAMPLING OR REPRESENTATIVE SAMPLING METHODS CONSISTENT WITH GENERALLY ACCEPTED INDUSTRY STANDARDS.

(f) (I) THE EXECUTIVE DIRECTOR SHALL KEEP PROPRIETARY INFORMATION, AS MARKED BY A PROPULSION BATTERY PROVIDER, REMANUFACTURER, OR PROPULSION BATTERY RECYCLER, CONFIDENTIAL AND MAKE NONPROPRIETARY INFORMATION AVAILABLE UPON REQUEST.

(II) THE INFORMATION DESCRIBED IN SUBSECTIONS (9)(a)(I), (9)(a)(II),

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

(9)(a)(IV), (9)(a)(VI), AND (9)(a)(VII) OF THIS SECTION AND AGGREGATED INFORMATION FROM SUBSECTIONS (9)(a)(III) AND (9)(a)(V) OF THIS SECTION IS NOT PROPRIETARY.

(III) ANY INFORMATION MADE PUBLICLY AVAILABLE MUST BE AGGREGATED SO THAT NO INDIVIDUAL PROPULSION BATTERY PROVIDER, REMANUFACTURER, OR PROPULSION BATTERY RECYCLER IS IDENTIFIABLE.

(IV) AN ANNUAL REPORT SUBMITTED PURSUANT TO THIS SUBSECTION (9) MAY BE UNIQUE TO COLORADO OR INCLUDE INFORMATION FOR MULTIPLE STATES.

(V) A PROPULSION BATTERY PROVIDER THAT IS ALSO A REMANUFACTURER MAY SUBMIT ONE ANNUAL REPORT.

(10) (a) ON AND AFTER OCTOBER 1, 2028:

(I) A SECONDARY HANDLER SHALL MANAGE A PROPULSION BATTERY BY ENSURING RESPONSIBLE PROPULSION BATTERY MANAGEMENT;

(II) IF A SECONDARY HANDLER DETERMINES THAT A PROPULSION BATTERY IS AN UNWANTED PROPULSION BATTERY, THE SECONDARY HANDLER SHALL NOTIFY THE APPROPRIATE PROPULSION BATTERY PROVIDER OR REMANUFACTURER OR ANY ENTITY THAT THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER HAS DESIGNATED TO FACILITATE THE COLLECTION OF UNWANTED PROPULSION BATTERIES;

(III) A SECONDARY HANDLER MANAGING PROPULSION BATTERIES SHALL MAINTAIN RECORDS FOR THREE YEARS DETAILING THE PROPULSION BATTERIES SOLD OR TRANSFERRED BY THE SECONDARY HANDLER AND THE PERSON THE BATTERIES WERE SOLD OR TRANSFERRED TO;

(IV) WHEN SHIPPING A PROPULSION BATTERY, A SECONDARY HANDLER IS RESPONSIBLE FOR ENSURING COMPLIANCE WITH PROPER PERSONNEL TRAINING REQUIREMENTS FOR SHIPPING UNDER 49 CFR 172.700 TO 172.704;

(V) WHEN REMOVING A PROPULSION BATTERY FROM A VEHICLE, A SECONDARY HANDLER SHALL RECORD THE LAST KNOWN STATE OF HEALTH AND STATE OF CHARGE, IF AVAILABLE, AND DISCLOSE THESE VALUES AT THE TIME OF SALE OR TRANSFER OF THE PROPULSION BATTERY TO ANOTHER PERSON;

(VI) IN ORDER TO PROMOTE THE BATTERY MANAGEMENT HIERARCHY, A SECONDARY HANDLER SHALL STORE PROPULSION BATTERIES NOT SUSPECTED OF DAMAGE OR INSTABILITY IN A COVERED AREA, MINIMIZING EXPOSURE TO PRECIPITATION AND EXTREME HEAT OR COLD. A SECONDARY HANDLER SHALL STORE PROPULSION BATTERIES THAT ARE VISIBLY DAMAGED OR OTHERWISE SUSPECTED TO HAVE THE POTENTIAL FOR THERMAL RUNAWAY IN AN ISOLATED AREA AWAY FROM FLAMMABLE MATERIALS.

(VII) A SECONDARY HANDLER WORKING WITH PROPULSION BATTERIES SHALL OBTAIN RELEVANT SAFETY TRAINING TO ASSIST WITH THE SAFE HANDLING AND STORAGE OF PROPULSION BATTERIES.

(b) SUBSECTIONS (10)(a)(III), (10)(a)(V), (10)(a)(VI), AND (10)(a)(VII) OF THIS SECTION DO NOT APPLY TO A SOLID WASTE DISPOSAL SITE AND FACILITY.

(c) NOTWITHSTANDING SECTION 25-17-1018, THE COMMISSION SHALL NOT ADOPT RULES FOR THE PURPOSES OF IMPLEMENTING SUBSECTIONS (10)(a)(VI) AND (10)(a)(VII) OF THIS SECTION.

(11) (a) ON AND AFTER OCTOBER 1, 2028, A REPURPOSER SHALL:

(I) RELABEL A PROPULSION BATTERY THAT IS REPURPOSED IN THE STATE TO ENSURE THAT THE REPURPOSER'S BRAND IS CLEARLY MARKED ON THE LABEL. IF THE ORIGINAL LABEL REMAINS, THE REPURPOSER SHALL PLACE THE NEW LABEL ADJACENT TO THE ORIGINAL LABEL AND CLEARLY IDENTIFY THE ORIGINAL LABEL AS OBSOLETE.

(II) ENSURE THE PROPULSION BATTERY RECYCLING OF PROPULSION BATTERIES THAT ARE WITHIN THE REPURPOSER'S POSSESSION AND THAT CAN NO LONGER BE REPURPOSED UNLESS THE PROPULSION BATTERY PROVIDER OR REMANUFACTURER AGREES TO ACCEPT CONTINUED RESPONSIBILITY FOR THE PROPULSION BATTERY BY CONTRACT.

(b) (I) ON OR BEFORE JULY 1, 2030, AND ON OR BEFORE EACH JULY 1 THEREAFTER, A REGISTERED REPURPOSER SHALL SUBMIT AN ANNUAL REPORT TO THE EXECUTIVE DIRECTOR COVERING THE PRECEDING CALENDAR YEAR OF THE REPURPOSER'S RESPONSIBLE PROPULSION BATTERY MANAGEMENT. THE REPORT MUST INCLUDE THE FOLLOWING:

(A) THE NUMBER OF PROPULSION BATTERIES THAT THE REPURPOSER REPURPOSED FROM COLORADO; AND

(B) THE NAME AND ADDRESS OF WHERE THE REPURPOSED BATTERIES WERE SOLD OR TRANSFERRED, INCLUDING FOR BATTERIES SENT FOR USE IN A SECONDARY APPLICATION AND THOSE SENT FOR PROPULSION BATTERY RECYCLING.

(II) THE ANNUAL REPORT SUBMITTED PURSUANT TO THIS SUBSECTION

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

(11) MAY BE UNIQUE TO COLORADO OR MAY INCLUDE INFORMATION FOR MULTIPLE STATES.

(III) A REPURPOSER THAT IS ALSO A REMANUFACTURER MAY SUBMIT ONE ANNUAL REPORT.

(12) ON AND AFTER OCTOBER 1, 2028:

(a) PROPULSION BATTERIES THAT ARE HAZARDOUS WASTE AS DEFINED UNDER FEDERAL OR STATE HAZARDOUS OR SOLID WASTE LAWS MUST BE MANAGED IN A MANNER CONSISTENT WITH THOSE LAWS;

(b) A PERSON SHALL NOT DISPOSE OF A PROPULSION BATTERY BY TAKING THE PROPULSION BATTERY TO A SOLID WASTE DISPOSAL SITE AND FACILITY; AND

(c) A PERSON NOT IDENTIFIED IN THIS SECTION IS RESPONSIBLE FOR ENSURING THE RESPONSIBLE PROPULSION BATTERY MANAGEMENT OF PROPULSION BATTERIES BY WORKING WITH A SECONDARY HANDLER, PROPULSION BATTERY PROVIDER, REMANUFACTURER, REPURPOSER, OR PROPULSION BATTERY RECYCLER.

25-17-1020. Applicability.

A VEHICLE CONTAINING A PROPULSION BATTERY ORIGINALLY SOLD IN THE STATE IS NOT SUBJECT TO THIS PART 10 WHEN THE VEHICLE IS RETIRED OUT OF STATE.

SECTION 7. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."."

Appropriations

After consideration on the merits, the Committee recommends that **SB26-138** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **SB26-165** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **SB26-172** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1109** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1207** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 3, before line 6 insert:

"SECTION 2. Appropriation. (1) For the 2026-27 state fiscal year, \$43,210 is appropriated to the department of state. This appropriation is from the department of state cash fund created in section 24-21-104 (3)(b), C.R.S. To implement this act, the department may use this appropriation as follows:

(a) \$18,930 for use by the business and licensing division for personal services, which amount is based on an assumption that the division will require an additional 0.5 FTE;

(b) \$5,250 for use by the business and licensing division for operating expenses;

(c) \$16,640 for use by the information technology division for personal services;

(d) \$2,390 for use by the information technology division for operating expenses."."

Re-number succeeding section accordingly.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

Page 1, line 102, strike "DATA." and substitute "DATA, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

1
2

MESSAGE FROM THE HOUSE

3
4
5
6
7

April 29, 2026
Mr. President:

8
9
10

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1281, amended as printed in House Journal, April 24, 2026.

11
12
13

MESSAGE FROM THE REVISOR OF STATUTES

14
15
16
17
18

April 30, 2026

19
20

To: Senate

21
22

Message From Revisor of Statutes

23
24

We herewith transmit:

25
26

Without comment, as amended, HB26-1281.

27
28

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

29
30
31
32
33

On the motion of Minority Leader Simpson, and with unanimous consent of those elected in the Senate, the comments given during moments of personal privilege by Senator Baisley and Senator Bright were placed into the journal.

34
35
36
37
38

Sen Baisley:

39
40
41

Gracias, señor Presidente. I ask for a moment of personal privilege. Have a seat everybody thank you, though. Hoy es el Día Del Niño, una tradición apreciada. Today is the Día Del Niño which has become a cherished tradition across many of our Latino communities. It's an important day for many Coloradans. We stand firmly with respect and honor for everyone, especially on this day for our children. So my colleague and I, the good Senator from Platteville, we're excited to observe this celebration. Día Del Niño is a day dedicated to honoring, valuing, and respecting our children. So we look forward to passing the torch to these young folk and grateful that they are with us today.

42
43
44
45
46
47
48
49
50

Sen Bright:

51
52

We in the Senate are committed to fulfilling the responsibility that every child in Colorado can grow up safe, successful and truly valued. Especially in my district where 46% of the population identifies as Hispanic. I personally want to honor the children of my district and all of Colorado. We would like to officially welcome all the groups and children who have joined us to Celebrate Día Del Niño. Including the Mexican Consulate and El Grupo Vida. We deeply appreciate your contributions which enrich our culture and vibrant communities across our state. Please join us in giving a warm Senate welcome to those honored guests and most importantly all the children here with us today.

53
54
55
56
57
58
59
60
61

THIRD READING OF BILLS -- FINAL PASSAGE -- CONSENT CALENDAR

62
63
64
65
66

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

67
68
69

SB26-171 by Senator(s) **Cutter and Wallace**; also Representative(s) Lukens and Smith--Concerning prohibiting the disposal of preproduction plastic materials at a location that does not have a certificate of designation to operate as a solid waste disposal site and facility.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Coleman, Exum, and Jodeh.

SB26-173 by Senator(s) **Bridges and Bright**; also Representative(s) Lukens and Gilchrist--Concerning exempting teacher training in certain fitness disciplines from regulation under the "Private Occupational Education Act of 1981".

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Frizell, Kipp, Kolker, Lindstedt, Marchman, Pelton R., and Rodriguez.

HB26-1290 by Representative(s) Hartsook and Duran; also Senator(s) **Roberts and Frizell**--Concerning the criminal offense of assault, and, in connection therewith, clarifying sentencing.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Bright, Carson, Catlin, Coleman, Kirkmeyer, Kolker, Lindstedt, Liston, Pelton B., Pelton R., Simpson, Wallace, and Zamora Wilson.

HB26-1052 by Representative(s) Woog and Stewart R.; also Senator(s) **Carson and Wallace**-- Concerning changes to the "Victim Rights Act".

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Benavidez, Bright, Catlin, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Marchman, Mullica, Pelton R., Rich, Roberts, Rodriguez, Snyder, Sullivan, and Weissman.

HB26-1214 by Representative(s) English and Jackson; also Senator(s) **Amabile**--Concerning the continuation of the Colorado licensing of controlled substances act, and, in connection therewith, implementing the recommendations contained in the 2025 sunset report by the department of regulatory agencies.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	29	NO	6	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman and Kolker.

HB26-1260 by Representative(s) Garcia and Willford; also Senator(s) **Cutter and Bright**--Concerning programs for child care assistance.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Coleman, Daugherty, Exum, Gonzales J., Jodeh, Kipp, Kirkmeyer, Kolker, Marchman, Mullica, Pelton B., Snyder, and Wallace.

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:

SB26-017 by Senator(s) **Daugherty and Bright**; also Representative(s) Stewart R.--Concerning changes to out-of-network health-care services dispute resolution processes for health insurance carriers.

A majority of those elected to the Senate having voted in the affirmative, Senator Daugherty was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.014) , by Senator Daugherty.

Amend engrossed bill, page 3, strike lines 12 through 15 and substitute:

"(E) CARRIERS ARE NOT REQUIRED TO DISCLOSE WHEN A PATIENT'S HEALTH BENEFIT PLAN IS GOVERNED BY STATE LAW, SO THE PROVIDER IS UNABLE TO DETERMINE IN WHICH JURISDICTION THE PROVIDER MAY APPEAL."

Page 4, line 24, strike "PUBLICLY POST THE CARRIER'S MEDIAN".

Page 4, strike line 25.

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Exum, Hinrichsen, Kipp, Marchman, Roberts, Snyder, and Wallace.

HB26-1313 by Representative(s) Boesenecker and Stewart R.; also Senator(s) **Ball and Frizell**-- Concerning the adjustment of requirements for governments to receive funding from the statewide affordable housing fund.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Bridges, Catlin, Coleman, Cutter, Daugherty, Exum, Gonzales J., Kipp, Kirkmeyer, Marchman, Mullica, Pelton R., Roberts, Simpson, and Wallace.

HB26-1283 by Representative(s) Ricks and Joseph; also Senator(s) **Marchman and Benavidez**-- Concerning protections relating to the confiscation of individuals' identification documents.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Rodriguez, Wallace, and Weissman.

SB26-174 by Senator(s) **Roberts**; also Representative(s) Carter and Soper, Garcia--Concerning the prohibition of lead generation marketing for legal services.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	31	NO	4	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Benavidez, Bridges, Coleman, Cutter, Daugherty, Exum, Kipp, Rodriguez, Snyder, and Wallace.

HB26-1193 by Representative(s) Martinez and Lindsay; also Senator(s) **Wallace**--Concerning vision tests for pre-kindergarten students.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Bridges, Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Lindstedt, Marchman, and Mullica.

SB26-170 by Senator(s) **Coleman**; also Representative(s) Bacon--Concerning creating a task force to study how to expand access to effective public schools for Colorado students.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Carson, Exum, Frizell, Jodeh, Kipp, Kirkmeyer, Lindstedt, Mullica, and Sullivan.

HB26-1242 by Representative(s) Paschal and Jackson; also Senator(s) **Roberts and Carson**--Concerning interlock-restricted license requirements for impaired drivers, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Benavidez, Cutter, Kipp, Lindstedt, and Marchman.

HB26-1258 by Representative(s) Soper and Titone; also Senator(s) **Roberts and Pelton R.**--Concerning death.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Bridges, Danielson, Coleman, Gonzales J., Hinrichsen, Kipp, Kirkmeyer, Liston, Marchman, Pelton B., Rodriguez, and Wallace.

RECONSIDERATION OF SB26-170

SB26-170 by Senator(s) **Coleman and Bright**; also Representative(s) Bacon--Concerning creating a task force to study how to expand access to effective public schools for Colorado students.

Having voted on the prevailing side, Majority Leader Rodriguez moved for reconsideration of the last Senate action, Third Reading -- Final Passage, on **SB26-170**.

A majority of all members elected to the Senate having voted in the affirmative, reconsideration was granted.

THIRD READING OF BILLS -- FINAL PASSAGE (cont'd)

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-170 by Senator(s) **Coleman and Bright**; also Representative(s) Bacon--Concerning creating a task force to study how to expand access to effective public schools for Colorado students.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Bridges, Cutter, Gonzales J., and Rodriguez.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for Special Orders -- Second Reading of Bills -- Consent Calendar.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-165 was made Special Orders at 10:10 a.m.

Committee of the Whole The hour of 10:10 a.m. having arrived, Senator Exum moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills -- Consent Calendar, and Senator Exum was called to act as Chair.

**SPECIAL ORDERS -- SECOND READING OF BILLS
-- CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-165 by Senator(s) **Roberts and Pelton R.**; also Representative(s) McCormick and Soper-- Concerning measures to support species conservation, and, in connection therewith, authorizing an appropriation from the species conservation trust fund.

Ordered engrossed 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 Exum, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-165.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for Special Orders -- Second Reading of Bills.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-138, SB26-172, HB26-1005, HB26-1006, HB26-1312 were made Special Orders at 10:14 a.m.

Committee of the Whole The hour of 10:14 a.m. having arrived, Senator Exum moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Exum was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-138 by Senator(s) **Daugherty and Mullica**; also Representative(s) Stewart K.--Concerning measures to reduce the administrative burden on the health-care system.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, April 24, page(s) 880-888 and placed in members' bill files.)

Amendment No. 2(L.010), by Senator Mullica.

Amend the Health and Human Services Committee Report, dated April 23, 2026, page 3, after line 7 insert:

"**SECTION 3.** In Colorado Revised Statutes, 12-315-110, **add** (3)(d), (3)(e), and (3)(f) as follows:

12-315-110. License renewal - waiver - rules - continuing education.

(3) (d) A LICENSED VETERINARIAN SHALL COMPLETE AT LEAST ONE HOUR OF TRAINING REGARDING SUBSTANCE USE PREVENTION PER RENEWAL PERIOD TO DEMONSTRATE COMPETENCY REGARDING:

- (I) BEST PRACTICES FOR VETERINARY OPIOID PRESCRIBING;
- (II) BEST PRACTICES FOR VETERINARY BENZODIAZEPINE PRESCRIBING;
- (III) RECOGNITION OF HUMAN SUBSTANCE USE DISORDERS;
- (IV) REFERRAL OF HUMANS WITH SUSPECTED SUBSTANCE USE DISORDERS FOR TREATMENT; AND

(V) THE USE OF THE ELECTRONIC PRESCRIPTION DRUG MONITORING PROGRAM CREATED IN PART 4 OF ARTICLE 280 OF THIS TITLE 12.

(e) SUBSECTION (3)(d) OF THIS SECTION DOES NOT APPLY TO A LICENSED VETERINARIAN WHO:

- (I) MAINTAINS A NATIONAL BOARD CERTIFICATION THAT REQUIRES EQUIVALENT SUBSTANCE USE PREVENTION TRAINING; OR
- (II) ATTESTS TO THE BOARD THAT THE LICENSED VETERINARIAN DOES NOT PRESCRIBE OPIOIDS.

(f) THE BOARD SHALL ADOPT RULES TO IMPLEMENT SUBSECTIONS (3)(d) AND (3)(e) OF THIS SECTION."

Renumber succeeding sections accordingly.

Page 13, line 32, strike "3" and substitute "4".

Page 13, line 34, strike "15" and substitute "16".

Page 13, line 43, strike "3" and substitute "4".

Page 14, line 2, strike "15" and substitute "16".

Amendment No. 3(L.011), by Senator Mullica.

Amend the Health and Human Services Committee Report, dated April 23, 2026, page 3, after line 7 insert:

"**SECTION 3.** In Colorado Revised Statutes, 12-220-308, **add** (3) as follows:

12-220-308. Continuing education requirements - rules.

(3) (a) THE BOARD MAY ADOPT RULES REQUIRING EVERY DENTIST, DENTAL THERAPIST, AND DENTAL HYGIENIST, AS CONDITION OF RENEWING, REACTIVATING, OR REINSTATING A LICENSE ISSUED UNDER THIS ARTICLE 220, TO COMPLETE UP TO FOUR CREDIT HOURS OF TRAINING PER LICENSING CYCLE REGARDING:

- (I) BEST PRACTICES FOR OPIOID PRESCRIBING;
- (II) BEST PRACTICES FOR BENZODIAZEPINE PRESCRIBING;
- (III) RECOGNITION OF SUBSTANCE USE DISORDERS;
- (IV) REFERRAL OF PATIENTS WITH SUSPECTED SUBSTANCE USE DISORDERS FOR TREATMENT; AND
- (V) THE USE OF THE ELECTRONIC PRESCRIPTION DRUG MONITORING

PROGRAM CREATED IN PART 4 OF ARTICLE 280 OF THIS TITLE 12.

(b) REGARDLESS OF WHETHER THE BOARD ADOPTS RULES TO REQUIRE TRAINING PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION, IF A LICENSED DENTIST, DENTAL THERAPIST, OR DENTAL HYGIENIST COMPLETES TRAINING REGARDING OPIOID PRESCRIBER COMPETENCY, THE BOARD SHALL COUNT UP TO FOUR HOURS OF SUCH TRAINING TOWARD THE LICENSEE'S CONTINUING EDUCATION REQUIRED BY SUBSECTION (1) OF THIS SECTION."

Renumber succeeding sections accordingly.

Page 13, line 32, strike "3" and substitute "4".

Page 13, line 34, strike "15" and substitute "16".

Page 13, line 43, strike "3" and substitute "4".

Page 14, line 2, strike "15" and substitute "16".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-172 by Senator(s) **Hinrichsen and Kipp**; also Representative(s) Boesenecker and Paschal-- Concerning the front range passenger rail district.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, April 28, page(s) 928 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1005 by Representative(s) Mabrey and Bacon, Duran, Boesenecker, Brown, Camacho, Clifford, Espenozza, Froelich, Garcia, Gilchrist, Hamrick, Jackson, Lieder, Lindsay, Lukens, Martinez, Mauro, McCormick, Phillips, Rydin, Sirota, Stewart K., Stewart R., Titone, Velasco, Woodrow, Zokaie; also Senator(s) **Danielson and Jodeh**, Bridges, Cutter, Exum, Gonzales J., Hinrichsen, Kipp, Kolker, Lindstedt, Marchman, Sullivan, Wallace, Weissman--Concerning measures to reduce barriers in the "Labor Peace Act" to promote good faith collective bargaining negotiations, and, in connection therewith, reducing an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1006 by Representative(s) Velasco and Martinez; also Senator(s) **Roberts**--Concerning the designation of state institutions of higher education as thriving institutions.

Amendment No. 1, Education Committee Amendment.
(Printed in Senate Journal, April 28, page(s) 927-928 and placed in members' bill files.)

Amendment No. 2(L.014), by Senator Roberts.

Amend reengrossed bill, page 5, line 13, strike "FOLLOWING THE ESTABLISHMENT OF" and substitute "ON OR BEFORE DECEMBER 31, 2027, THE DEPARTMENT SHALL ESTABLISH THRIVING INSTITUTION DESIGNATIONS. AFTER THE DEPARTMENT ESTABLISHES".

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1312 by Representative(s) Clifford; also Senator(s) **Mullica**--Concerning measures related to peace officer participation in matters related to peace officer performance, and, in connection therewith, requiring the attorney general to submit a proposal to update law enforcement academy training programs, changing the composition of the P.O.S.T. board, requiring a person be twenty-one years old to pass P.O.S.T. board examinations for certification, and authorizing a peace officer academy staff person to be eligible to receive training or grants for training offered by any state or local entity.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, April 28, page(s) 928 and placed in members' bill files.)

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

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

On motion of Senator Exum, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-138, as amended, SB26-172, as amended, HB26-1005, HB26-1006, as amended, HB26-1312, as amended.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-092 by Senator(s) **Simpson**; also Representative(s) Suckla and Velasco--Concerning the modification of the salary categorization of locally elected officers in specified counties.

Senator Simpson moved that the Senate concur in House amendments to **SB26-092**, as printed in House journal, April 27, page(s) 1366. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

Co-sponsors added: Catlin and Pelton R.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBER OF THE
COLORADO BOARD OF VETERANS AFFAIRS

effective July 1, 2025 for a term expiring June 30, 2029:

Sheldon Smith of Montrose, Colorado, to serve as a veteran who has been honorably released or separated from the Armed Forces of the United States, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

EXECUTIVE DIRECTOR OF THE
DEPARTMENT OF PERSONNEL AND ADMINISTRATION

for a term expiring at the pleasure of the Governor:

Jana Locke of Denver, Colorado, appointed.

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

CONSIDERATION OF CONFERENCE COMMITTEE REPORTS

HB26-1084 by Representative(s) Espenoza and Camacho; also Senator(s) Weissman and Lindstedt-- Concerning voter transparency requirements to expand information about the funding of initiated statewide ballot measures, and, in connection therewith, requiring the abstract of the fiscal impact statement for certain initiated statewide ballot measures to describe the measure's likely effect on the main areas of state expenditure.

Senator Weissman moved for the adoption of the first report of the first conference committee on **HB26-1084**, as printed in Senate journal, April 29, page(s) 974-975. The motion was **adopted** by the following roll call vote:

YES	31	NO	4	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	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: Amabile and Bridges.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Business, Labor, & Technology After consideration on the merits, the Committee recommends that **SB26-175** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Business, Labor, & Technology After consideration on the merits, the Committee recommends that **SB26-179** be postponed indefinitely.

Finance After consideration on the merits, the Committee recommends that **SB26-180** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 6, line 22, strike "SEVEN" and substitute "NINE".

Page 6, strike line 27.

Page 7, strike lines 1 through 13 and substitute:

"(III) AN INDIVIDUAL WHO HAS PROFESSIONAL EXPERIENCE IN MANAGING FEDERAL, STATE, OR LOCAL GOVERNMENT MONEY OR MANAGING THE MONEY OF AN INSTITUTION OF HIGHER EDUCATION OR OTHER ENDOWMENT FUND, APPOINTED BY THE GOVERNOR WITH THE CONSENT OF THE SENATE;

(IV) AN INDIVIDUAL WHO HAS PROFESSIONAL EXPERIENCE IN INVESTMENT CONSULTING OR INVESTMENT MANAGEMENT, APPOINTED BY THE GOVERNOR WITH THE CONSENT OF THE SENATE;

(V) AN INDIVIDUAL WHO IS A CERTIFIED PUBLIC ACCOUNTANT OR WHO HAS PROFESSIONAL EXPERIENCE IN ACTUARIAL AND RISK MANAGEMENT, APPOINTED BY THE GOVERNOR WITH THE CONSENT OF THE SENATE;

(VI) A REPRESENTATIVE OF AN ELIGIBLE ENTITY WHO HOLDS A PROFESSIONAL FINANCIAL ROLE, APPOINTED BY THE GOVERNOR;

(VII) THE DIRECTOR OF A COUNTY DEPARTMENT OF HUMAN OR SOCIAL SERVICES, APPOINTED BY THE GOVERNOR FROM A LIST OF NOMINEES PROVIDED BY THE COLORADO HUMAN SERVICES DIRECTORS ASSOCIATION TO THE GOVERNOR;

(VIII) AN INDIVIDUAL EMPLOYED IN THE CHILD CARE FIELD, APPOINTED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES; AND

(IX) AN INDIVIDUAL WORKING WITH A CHILD CARE ADVOCACY ORGANIZATION, APPOINTED BY THE MINORITY LEADER OF THE SENATE."

Page 7, strike lines 16 and 17 and substitute "PURSUANT TO SUBSECTIONS (2)(a)(III), (2)(a)(VII), (2)(a)(IX), AND".

Page 7, after line 24 insert:

"(III) THE APPOINTMENTS MADE TO THE BOARD PURSUANT TO SECTIONS (2)(a)(III) TO (2)(a)(V) MUST BE MADE WITH THE CONSENT OF THE SENATE. AN APPOINTMENT MADE WHILE THE SENATE IS NOT IN SESSION IS A TEMPORARY APPOINTMENT, AND THE APPOINTEE SERVES ON A TEMPORARY BASIS UNTIL THE SENATE IS IN SESSION AND IS ABLE TO CONFIRM THE APPOINTMENT."

Page 9, line 20, strike "SUBSECTION (2)(a)(V)" and substitute "SUBSECTION (2)(a)(VIII)".

Page 15, lines 20 through 22, strike "CHAIR OF THE BOARD, WHO IS THE STATE TREASURER OR THE STATE TREASURER'S DESIGNEE," and substitute "BOARD".

Page 15, after line 25 insert:

"(a) THE MAJORITY OF ELIGIBLE ELECTORS VOTING ON THE QUESTION AT A STATEWIDE GENERAL ELECTION, IF THE ELIGIBLE ENTITY IS AN ENTERPRISE THAT WAS CREATED BY AN INITIATIVE, BALLOT ISSUE, OR REFERRED MEASURE;"

Reletter succeeding paragraphs accordingly.

Page 16, line 10, strike "**assistance.**" and substitute "**assistance - report.**".

Page 16, line 14, after "ENTITIES." add "EARNINGS INCLUDE NET CHANGES IN THE ASSET VALUE OF SECURITIES, WHETHER REALIZED OR NOT."

Page 16, lines 22 and 23, strike "EARNINGS FROM THE AUTHORITY'S INVESTMENT OF MONEY" and substitute "AMOUNT OF MONEY THAT THE AUTHORITY ACTIVELY INVESTS".

Page 16, line 27, strike "BOARD;" and substitute "BOARD, EXCEPT THAT THE AUTHORITY SHALL NOT USE THE RESERVE FOR QUARTERLY DISBURSEMENTS PURSUANT TO SUBSECTION (1) OF THIS SECTION UNLESS THE QUARTERLY EARNINGS FROM THE AUTHORITY'S INVESTMENT OF MONEY ON BEHALF OF ELIGIBLE ENTITIES IS LESS THAN THE BOOK YIELD FOR THE STATE TREASURER'S POOLED FUNDS;"

Page 17, line 3, strike "COORDINATION" and substitute "AGREEMENT".

Page 17, after line 13 insert:

"(c) ON OR BEFORE EACH FEBRUARY 1, BEGINNING IN 2028, EACH COUNTY THAT RECEIVES A DISBURSEMENT FROM THE AUTHORITY SHALL REPORT TO THE AUTHORITY, THE CHILD CARE ASSISTANCE PROGRAM ALLOCATION COMMITTEE, AND THE DEPARTMENT OF EARLY CHILDHOOD THE FOLLOWING INFORMATION ON THE DISBURSEMENTS RECEIVED FROM THE AUTHORITY

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

PURSUANT TO THIS SECTION, BASED ON THE PREVIOUS CALENDAR YEAR:

- (I) THE TOTAL AMOUNT OF DISBURSEMENTS RECEIVED;
- (II) THE TOTAL AMOUNT OF EXPENDITURES MADE WITH DISBURSEMENTS RECEIVED AND THE TOTAL AMOUNT EXPENDED ON ADMINISTRATIVE COSTS, AGGREGATED BY PROGRAM TYPE;
- (III) THE TOTAL NUMBER OF FAMILIES SERVED BY EXPENDITURES MADE WITH DISBURSEMENTS RECEIVED, AGGREGATED BY PROGRAM TYPE; AND
- (IV) HOW THE EXPENDITURES MADE WITH DISBURSEMENTS RECEIVED WERE MONITORED IN ACCORDANCE WITH THE REQUIREMENTS OF THIS SECTION AND IN ACCORDANCE WITH EACH PROGRAM TYPE'S RELEVANT MONITORING LAWS, REGULATIONS, AND PROCEDURES."

Page 17, before line 14 insert:

"(4) (a) THE AUTHORITY SHALL RETAIN AS A RESERVE PURSUANT TO SUBSECTION (2)(b) OF THIS SECTION AN AMOUNT EQUAL TO OR GREATER THAN FIVE PERCENT OF THE TOTAL AMOUNT OF MONEY THAT THE AUTHORITY ACTIVELY INVESTS ON BEHALF OF ELIGIBLE ENTITIES.

(b) TO ESTABLISH AND MAINTAIN THE RESERVE, THE AUTHORITY SHALL RETAIN THE FOLLOWING AMOUNTS THAT WOULD OTHERWISE HAVE BEEN DISBURSED TO COUNTIES FOR CHILD CARE ASSISTANCE PURSUANT TO SUBSECTIONS (2)(c) AND (3) OF THIS SECTION:

(I) IN ITS FIRST YEAR OF OPERATION, UP TO ONE HUNDRED PERCENT OF THE AMOUNT THAT WOULD OTHERWISE HAVE BEEN DISBURSED TO COUNTIES FOR CHILD CARE ASSISTANCE;

(II) IN ITS SECOND YEAR OF OPERATION, UP TO SEVENTY-FIVE PERCENT OF THE AMOUNT THAT WOULD OTHERWISE HAVE BEEN DISBURSED TO COUNTIES FOR CHILD CARE ASSISTANCE;

(III) IN ITS THIRD YEAR OF OPERATION, UP TO FIFTY PERCENT OF THE AMOUNT THAT WOULD OTHERWISE HAVE BEEN DISBURSED TO COUNTIES FOR CHILD CARE ASSISTANCE;

(IV) IN ITS FOURTH YEAR OF OPERATION AND ANY YEAR THEREAFTER, THE AMOUNT NECESSARY TO MAINTAIN A RESERVE EQUAL TO OR GREATER THAN THE AMOUNT REQUIRED BY SUBSECTION (4)(a) OF THIS SECTION."

Page 17, lines 22 and 23, strike "FEE REVENUE GENERATED PURSUANT TO SECTION 24-36-120." and substitute "THE CASH FUND CREATED IN SECTION 24-22-115."

Page 18, line 6, strike "YEAR." and substitute "YEAR, INCLUDING AMALGAMATED DATA RECEIVED FROM COUNTIES PURSUANT TO SECTION 24-118-107 (3)(c)."

Strike "INCOME" and substitute "EARNINGS" on: **Page 14**, line 3; and **Page 18**, line 26.

MESSAGE FROM THE HOUSE

April 30, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1345.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1419 and HB26-1340, amended as printed in House Journal, April 28, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1147, HB26-1282, and HB26-1414, amended as printed in House Journal, April 29, 2026.

The House has passed on Third Reading and returns herewith SB26-158 and SB26-159.

The House has passed on Third Reading and returns herewith SB26-101.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1420 and HB26-1015.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-051, HB26-1417, SB26-132, and HB26-1077, amended as printed in House Journal, April 29, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1033, amended as printed in House Journal, April 29, 2026, and amended on Third Reading as printed in House Journal, April 30, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

April 30, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1345.

Without comment, as amended, HB26-1147, 1282, 1340, 1414, and 1419.

We herewith transmit:

Without comment, HB26-1015 and 1420.

Without comment, as amended, HB26-1033, 1077, and 1417.

Without comment, as amended, SB26-051 and 132.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title and referred to the committees indicated:

SJR26-025 by Senator(s) **Simpson**; also Representative(s) McCluskie--Concerning recognition of the 150th anniversary of the Colorado Mining Association, the oldest mining association in the United States.

Laid over until Monday, May 4, 2026.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

HB26-1225 by Representative(s) Smith and Willford; also Senator(s) **Ball and Bright**--Concerning requirements to foster distributed energy resources in the state.
Transportation & Energy

HB26-1236 by Representative(s) Zokaie and Mabrey; also Senator(s) **Ball and Hinrichsen**-- Concerning arbitration reform.
Judiciary

HB26-1281 by Representative(s) Carter and Espenoza; also Senator(s) **Weissman and Hinrichsen**-- Concerning the alignment of criminal offenses that involve the death of another person.
Judiciary

HB26-1306 by Representative(s) Duran and Suckla; also Senator(s) **Kipp**--Concerning the creation of the wild horse special license plate, and, in connection therewith, making an appropriation.
Finance

HB26-1341 by Representative(s) Johnson, Winter T.; also Senator(s) **Pelton R.**--Concerning a modification to the service period during which the Colorado agricultural development authority may allocate its portion of the private activity bond state ceiling allocation.
Finance

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB26-1410.

On motion of Senator Exum, the Senate adjourned until 9:00 a.m., Friday, May 1, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

108th Legislative Day Friday, May 1, 2026

- Prayer 10
By Senator Senator Zamora Wilson. 11
- Call to Order 12
By the President at 9:00 a.m. 13
- Roll Call 14
Present--35. 15
Excused later--2, Catlin, Kirkmeyer. 16
- Quorum 17
The President announced a quorum present. 18
- Pledge 19
By Senator Kirkmeyer. 20
- Approval of the Journal 21
On motion of Senator Lindstedt, the Journal of Thursday, April 30, 2026, was approved 22
as corrected by the Secretary. 23

SENATE SERVICES REPORT

- Correctly Printed:** SJR26-025. 24
- Correctly Engrossed:** SB26-138, 165, and 172. 25
- Correctly Reengrossed:** SB26-017, 170, 171, 173, and 174. 26
- Correctly Revised:** HB26-1005, 1006, and 1312. 27
- Correctly Rerevised:** HB26-1052, 1193, 1214, 1242, 1258, 1260, 1283, 1290, and 1313. 28
- Correctly Enrolled:** SB26-092, 101, 158, and 159. 29

COMMITTEE OF REFERENCE REPORTS

- Health & Human Services 30
After consideration on the merits, the Committee recommends that **HB26-1336** 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. 31

Amend reengrossed bill, page 6, line 12, strike "AND" and substitute "FOR INFLUENZA, SARS-COV-2, GROUP A STREPTOCOCCUS, OR RESPIRATORY SYNCYTIAL VIRUS THAT". 32
- Health & Human Services 33
After consideration on the merits, the Committee recommends that **HB26-1069** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation. 34

Amend reengrossed bill, page 2, strike lines 3 through 7. 35

Strike page 3. 36

Page 4, strike lines 1 through 15. 37

ReNUMBER succeeding sections accordingly. 38

Page 7, line 11, strike "ON" and substitute "TO APPROVE OR DENY". 39

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Health & Human Services	After consideration on the merits, the Committee recommends that SB26-167 be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	1 2 3
	Amend printed bill, page 2, after line 1 insert:	4 5
	"SECTION 1. Short title. The short title of this act is the "Making Health Care More Affordable Through Prescription Drug Purchases Act"."	6 7 8
	Renumber succeeding sections accordingly.	9 10
	Page 3, line 8, strike "PHARMACY, HEALTH CARE PROVIDER," and substitute "PHARMACY".	11 12 13
	Page 3, line 15, strike "DRUG." and substitute "DRUG WITHIN NINETY DAYS AFTER MAKING THE PURCHASE. SUCH PROOF OF PURCHASE MAY BE SHOWN BY DOCUMENTATION OF THE PURCHASE, INCLUDING BY AN ITEMIZED RECEIPT OR A PHARMACY RECORD. IF THE PROOF OF PURCHASE THAT IS SUBMITTED TO THE CARRIER IS INSUFFICIENT OR INCOMPLETE, THE CARRIER MAY REQUEST ADDITIONAL INFORMATION OR DOCUMENTATION.".	14 15 16 17 18 19 20
	Page 3, line 21, strike "PLAN THAT IS" and substitute "PLAN, WHICH OUT-OF-POCKET MAXIMUM OR COST-SHARING REQUIREMENT IS".	21 22 23
	Page 4, line 16, strike "OR".	24 25
	Page 4, strike lines 19 and 20 and substitute "THE COVERED PERSON'S HEALTH BENEFIT PLAN, UNLESS THE CARRIER GRANTS AN EXCEPTION; OR	26 27 28
	(C) DOES NOT COMPLY WITH THE CARRIER'S UTILIZATION MANAGEMENT PROCESSES, INCLUDING PRIOR AUTHORIZATION AND STEP THERAPY PROTOCOLS REQUIRED UNDER THE COVERED PERSON'S PLAN.".	29 30 31
Health & Human Services	After consideration on the merits, the Committee recommends that HB26-1227 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	32 33 34 35
Health & Human Services	After consideration on the merits, the Committee recommends that HB26-1347 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	36 37 38 39
Health & Human Services	After consideration on the merits, the Committee recommends that SB26-100 be postponed indefinitely .	40 41 42 43
Health & Human Services	After consideration on the merits, the Committee recommends that HB26-1314 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	44 45 46 47 48
Agriculture & Natural Resources	After consideration on the merits, the Committee recommends that HB26-1132 be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	49 50 51 52
	Amend reengrossed bill, page 9, strike line 21 and substitute:	53 54
	"(IV) INCORPORATE INTERSEEDING,".	55 56
Agriculture & Natural Resources	After consideration on the merits, the Committee recommends that HB26-1342 be referred to the Committee of the Whole with favorable recommendation.	57 58 59 60
Finance	After consideration on the merits, the Committee recommends that SB26-178 be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	61 62 63 64
		65 66 67

Amend printed bill, page 3, line 15, strike "(6.5), (16), and (17)" and substitute "(1.3), (1.5), (6.5), and (16)".

1
2

Page 3, after line 17 insert:

3
4

"(1.3) "BOND" MEANS ANY BOND, NOTE, INTERIM CERTIFICATE, COMMERCIAL PAPER, CONTRACT, OR OTHER EVIDENCE OF INDEBTEDNESS OF THE ENTERPRISE AUTHORIZED BY THIS PART 12.

5
6
7
8

(1.5) "BOND OBLIGATIONS" MEANS THE DEBT SERVICE ON, AND RELATED COSTS AND OBLIGATIONS IN CONNECTION WITH, BONDS, INCLUDING:

9
10

(a) PAYMENTS WITH RESPECT TO PRINCIPAL, INTEREST, PREPAYMENT PREMIUMS, RESERVE FUNDS, SURPLUS FUNDS, SINKING FUNDS, AND COSTS OF ISSUANCE;

11
12
13

(b) PAYMENTS RELATED TO ANY CREDIT ENHANCEMENT, LIQUIDITY SUPPORT, OR INTEREST RATE PROTECTION FOR BONDS;

14
15

(c) FEES AND EXPENSES OF ANY TRUSTEE, BOND REGISTRAR, PAYING AGENT, AUTHENTICATING AGENT, REBATE ANALYST OR CONSULTANT, CALCULATION AGENT, REMARKETING AGENT, OR CREDIT ENHANCEMENT, LIQUIDITY SUPPORT, OR INTEREST RATE PROTECTION PROVIDER;

16
17
18
19

(d) COVERAGE REQUIREMENTS; AND

20

(e) OTHER COSTS, FEES, AND EXPENSES RELATED TO ANY OF THE OBLIGATIONS SPECIFIED IN SUBSECTIONS (1.5)(a) TO (1.5)(d) OF THIS SECTION AND ANY OTHER AMOUNTS REQUIRED TO BE PAID PURSUANT TO THE PROVISIONS OF ANY DOCUMENTS AUTHORIZING THE ISSUANCE OF THE BONDS."

21
22
23
24

Page 4, strike lines 3 and 4.

25
26

Page 4, line 7, before "(2)(f)," insert "(2)(d),".

27
28

Page 5, after line 1 insert:

29
30

"(d) To issue revenue bonds payable from the revenues AND OTHER AVAILABLE MONEY of the enterprise PLEDGED FOR THEIR PAYMENT AS AUTHORIZED IN SECTION 10-16-1213;"

31
32
33
34

Page 5, line 6, strike "FUND" and substitute "FUND, OTHER THAN PROCEEDS FROM THE SALE OF BONDS OR EARNINGS ON SUCH PROCEEDS INVESTED PURSUANT TO SECTION 10-16-1213 (2),".

35
36
37
38

Page 7, line 15, after "THEREAFTER," insert "THE PROCEEDS FROM THE ISSUANCE OF REVENUE BONDS PURSUANT TO SECTION 10-16-1213,"

39
40
41

Page 7, line 16, strike "THEREAFTER," and substitute "THEREAFTER".

42
43

Page 8, strike line 25 and substitute "(1)(d), (1)(h), (1)(i), and (2); and **add** (1)(j) as follows:"

44
45
46

Page 9, after line 2 insert:

47
48

"(d) The ~~revenue~~ PROCEEDS collected from revenue bonds issued pursuant to ~~section 10-16-1204 (1)(b)(II)~~ SECTION 10-16-1213 AND ANY EARNINGS ON THE INVESTMENT OF BOND PROCEEDS INVESTED PURSUANT TO SECTION 10-16-1213 (2);"

49
50
51
52
53

Page 9, line 7, after "(1)(a)(III);" add "AND".

54
55

Page 9, strike lines 8 through 10.

56
57

Reletter succeeding paragraph accordingly.

58
59

Page 9, strike lines 13 through 27.

60
61

Page 10, strike lines 1 through 7 and substitute:

62
63

"(2) (a) Money in the fund shall not be transferred to any other fund, except as provided in section 10-16-1205 (2), and shall not be used for any purpose other than the purposes specified in this part 12.

64
65
66
67

(b) BEFORE ALLOCATING ANY MONEY IN THE FUND FOR PROGRAMS FUNDED BY THE ENTERPRISE PURSUANT TO THIS PART 12, THE ENTERPRISE SHALL FIRST PAY FOR BOND OBLIGATIONS ON REVENUE BONDS ISSUED PURSUANT TO SECTION 10-16-1213."

Page 11, line 6, strike "Spanish" and substitute "Spanish, INCLUDING MAKING WRITTEN MATERIALS AND PRESENTATIONS AVAILABLE NOT LATER THAN SEVEN DAYS AFTER MEETINGS,".

Page 11, line 19, after "amend" insert "(1)(b)(I)(F) and".

Page 11, after line 26 insert:

"(F) Any revenue collected from revenue bonds pursuant to ~~section 10-16-1204~~ ~~(1)(b)(F)~~ SECTION 10-16-1213;".

Page 12, strike lines 5 through 7 and substitute:

"(J) ANY PROCEEDS FROM THE ISSUANCE OF REVENUE BONDS PURSUANT TO SECTION 10-16-1213;".

Page 12, line 8, after "10-16-1212" insert "and 10-16-1213".

Page 12, strike lines 26 and 27.

Strike pages 13 and 14.

Page 15, strike lines 1 through 18 and substitute:

"10-16-1213. Bonds - investments - bonds eligible for investment and exempt from taxation.

(1) (a) THE ENTERPRISE MAY ISSUE BONDS TO GENERATE PROCEEDS OF UP TO A TOTAL OF ONE HUNDRED MILLION DOLLARS FOR ANY OF THE BUSINESS PURPOSES SPECIFIED IN THIS PART 12, INCLUDING TO FUND THE PROGRAMS SPECIFIED IN THIS PART 12. THE BONDS SHALL BE ISSUED PURSUANT TO RESOLUTION OF THE BOARD AND SHALL BE PAYABLE SOLELY OUT OF ALL OR A SPECIFIED PORTION OF THE MONEY IN THE FUND.

(b) BONDS MAY BE EXECUTED AND DELIVERED BY THE ENTERPRISE AT SUCH TIMES; MAY BE IN SUCH FORM AND DENOMINATIONS AND INCLUDE SUCH TERMS AND MATURITIES; MAY BE SUBJECT TO OPTIONAL OR MANDATORY REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT A PREMIUM; MAY BE IN FULLY REGISTERED FORM OR BEARER FORM REGISTRABLE AS TO PRINCIPAL OR INTEREST OR BOTH; MAY BEAR SUCH CONVERSION PRIVILEGES; MAY BE PAYABLE IN SUCH INSTALLMENTS AND AT SUCH TIMES NOT EXCEEDING FORTY-FIVE YEARS FROM THE DATE OF ISSUANCE; MAY BE PAYABLE AT SUCH PLACE OR PLACES WHETHER WITHIN OR WITHOUT THE STATE; MAY BEAR INTEREST AT SUCH RATE OR RATES PER ANNUM, WHICH MAY BE FIXED OR VARY ACCORDING TO INDEX, PROCEDURE, OR FORMULA OR AS DETERMINED BY THE ENTERPRISE OR ITS AGENTS, WITHOUT REGARD TO ANY INTEREST RATE LIMITATION APPEARING IN ANY OTHER LAW OF THE STATE; MAY BE SUBJECT TO PURCHASE AT THE OPTION OF THE HOLDER OR THE ENTERPRISE; MAY BE EVIDENCED IN SUCH MANNER; MAY BE EXECUTED BY SUCH OFFICERS OF THE ENTERPRISE, INCLUDING THE USE OF ONE OR MORE FACSIMILE SIGNATURES SO LONG AS AT LEAST ONE MANUAL SIGNATURE APPEARS ON THE BONDS, WHICH MAY BE EITHER OF AN OFFICER OF THE ENTERPRISE OR OF AN AGENT AUTHENTICATING THE SAME; MAY BE IN THE FORM OF COUPON BONDS THAT HAVE ATTACHED INTEREST COUPONS BEARING A MANUAL OR FACSIMILE SIGNATURE OF AN OFFICER OF THE ENTERPRISE; AND MAY CONTAIN SUCH PROVISIONS NOT INCONSISTENT WITH THIS PART 12, ALL AS PROVIDED IN THE RESOLUTION OF THE BOARD UNDER WHICH THE BONDS ARE AUTHORIZED TO BE ISSUED OR AS PROVIDED IN A TRUST INDENTURE BETWEEN THE ENTERPRISE AND ANY COMMERCIAL BANK OR TRUST COMPANY HAVING FULL TRUST POWERS.

(c) BONDS OF THE ENTERPRISE MAY BE SOLD AT PUBLIC OR PRIVATE SALE AT SUCH PRICE OR PRICES, IN SUCH MANNER, AND AT SUCH TIMES AS DETERMINED BY THE BOARD, AND THE BOARD MAY PAY ALL FEES, EXPENSES, AND COMMISSIONS THAT IT DEEMS NECESSARY OR ADVANTAGEOUS IN CONNECTION WITH THE SALE OF THE BONDS. THE POWER TO FIX THE DATE OF SALE OF THE

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

BONDS, TO RECEIVE BIDS OR PROPOSALS, TO AWARD AND SELL BONDS, TO FIX INTEREST RATES, AND TO TAKE ALL OTHER ACTION NECESSARY TO SELL AND DELIVER THE BONDS MAY BE DELEGATED TO AN OFFICER OR AGENT OF THE ENTERPRISE. ANY OUTSTANDING BONDS MAY BE REFUNDED BY THE ENTERPRISE PURSUANT TO ARTICLE 56 OF TITLE 11. ALL BONDS AND ANY INTEREST COUPONS APPLICABLE TO THE BONDS ARE DECLARED TO BE NEGOTIABLE INSTRUMENTS.

(d) THE RESOLUTION OR TRUST INDENTURE AUTHORIZING THE ISSUANCE OF THE BONDS MAY PLEDGE ALL OR A PORTION OF THE FUND; MAY PLEDGE ALL OR A PORTION OF THE RIGHTS OF THE ENTERPRISE TO IMPOSE, AND RECEIVE THE REVENUES GENERATED BY, THE FEE AUTHORIZED BY SECTION 10-16-1205 (1)(a)(I), THE SUPPLEMENTAL ASSESSMENT AUTHORIZED BY SECTION 10-16-1205 (1)(a)(III), AND ANY OTHER REVENUES GENERATED OR RECEIVED BY THE ENTERPRISE, OTHER THAN ANY FEDERAL MONEY THE ENTERPRISE MAY RECEIVE; MAY CONTAIN SUCH PROVISIONS FOR PROTECTING AND ENFORCING THE RIGHTS AND REMEDIES OF HOLDERS OF ANY OF THE BONDS AS THE ENTERPRISE DEEMS APPROPRIATE; MAY SET FORTH THE RIGHTS AND REMEDIES OF THE HOLDERS OF ANY OF THE BONDS; AND MAY CONTAIN PROVISIONS THAT THE ENTERPRISE DEEMS APPROPRIATE FOR THE SECURITY OF THE HOLDERS OF THE BONDS, INCLUDING PROVISIONS FOR LETTERS OF CREDIT, INSURANCE, STANDBY CREDIT AGREEMENTS, OR OTHER FORMS OF CREDIT ENSURING TIMELY PAYMENT OF THE BONDS, INCLUDING THE REDEMPTION PRICE OR THE PURCHASE PRICE.

(e) ANY PLEDGE OF THE FUND IS VALID AND BINDING FROM THE TIME THE PLEDGE IS MADE. THE PLEDGED FUND IS IMMEDIATELY SUBJECT TO THE LIEN OF THE PLEDGE WITHOUT ANY PHYSICAL DELIVERY OR FURTHER ACT, AND THE LIEN OF THE PLEDGE IS VALID AND BINDING AGAINST ALL PARTIES HAVING CLAIMS OF ANY KIND IN TORT, CONTRACT, OR OTHERWISE AGAINST THE PLEDGING PARTY REGARDLESS OF WHETHER THE CLAIMING PARTY HAS NOTICE OF THE LIEN. THE INSTRUMENT BY WHICH THE PLEDGE IS CREATED NEED NOT BE RECORDED OR FILED.

(f) NEITHER THE MEMBERS OF THE BOARD, NOR EMPLOYEES OF THE ENTERPRISE, NOR ANY PERSON EXECUTING THE BONDS IS LIABLE PERSONALLY ON THE BONDS OR SUBJECT TO ANY PERSONAL LIABILITY BY REASON OF THE ISSUANCE OF THE BONDS.

(g) THE ENTERPRISE MAY PURCHASE ITS BONDS OUT OF ANY AVAILABLE MONEY AND MAY HOLD, PLEDGE, CANCEL, OR RESELL SUCH BONDS SUBJECT TO AND IN ACCORDANCE WITH AGREEMENTS WITH THE BOND HOLDERS.

(2) THE ENTERPRISE MAY INVEST OR DEPOSIT ANY PROCEEDS AND ANY INTEREST FROM THE SALE OF BONDS IN THE MANNER PROVIDED BY PART 6 OF ARTICLE 75 OF TITLE 24. IN ADDITION, AN ISSUING ENTERPRISE MAY DIRECT A CORPORATE TRUSTEE THAT HOLDS THE BOND PROCEEDS AND ANY INTEREST TO INVEST OR DEPOSIT THE PROCEEDS AND INTEREST IN INVESTMENTS OR DEPOSITS OTHER THAN THOSE SPECIFIED BY SAID PART 6 IF THE BOARD DETERMINES, BY RESOLUTION, THAT THE INVESTMENT OR DEPOSIT MEETS THE STANDARD ESTABLISHED IN SECTION 15-1-304, THE INCOME IS AT LEAST COMPARABLE TO INCOME AVAILABLE ON INVESTMENTS OR DEPOSITS SPECIFIED BY SAID PART 6, AND THE INVESTMENT WILL ASSIST THE ENTERPRISE IN FUNDING PROGRAMS SPECIFIED IN THIS PART 12.

(3) ALL BANKS, TRUST COMPANIES, SAVINGS AND LOAN ASSOCIATIONS, INSURANCE COMPANIES, EXECUTORS, ADMINISTRATORS, GUARDIANS, TRUSTEES, AND OTHER FIDUCIARIES MAY LEGALLY INVEST ANY MONEY WITHIN THEIR CONTROL IN ANY BONDS ISSUED UNDER THIS PART 12. PUBLIC ENTITIES, AS DEFINED IN SECTION 24-75-601 (1), MAY INVEST PUBLIC MONEY IN SUCH BONDS ONLY IF THE BONDS SATISFY THE INVESTMENT REQUIREMENTS ESTABLISHED IN PART 6 OF ARTICLE 75 OF TITLE 24.

(4) THE INCOME OR OTHER REVENUES OF THE ENTERPRISE, BONDS ISSUED BY THE ENTERPRISE, AND THE TRANSFER OF AND THE INCOME FROM ANY BONDS ISSUED BY THE ENTERPRISE ARE EXEMPT FROM ALL TAXATION AND ASSESSMENTS IN THE STATE. IN THE RESOLUTION OR INDENTURE AUTHORIZING THE BONDS, THE ENTERPRISE MAY WAIVE THE EXEMPTION FROM FEDERAL INCOME TAXATION FOR INTEREST ON THE BONDS. BONDS ISSUED BY THE ENTERPRISE ARE EXEMPT FROM THE PROVISIONS OF ARTICLE 51 OF TITLE 11."

Renumber succeeding sections accordingly.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Local Government & Housing After consideration on the merits, the Committee recommends that **HB26-1196** be **referred** to the Committee of the Whole with favorable recommendation. 1
2
3
4
Local Government & Housing After consideration on the merits, the Committee recommends that **HB26-1224** be **referred** to the Committee of the Whole with favorable recommendation. 5
6
7
8
Local Government & Housing After consideration on the merits, the Committee recommends that **HB26-1308** be **postponed indefinitely**. 9
10
11

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege. 12
13
14
15
16
17

RECONSIDERATION OF SB26-134 18
19
20

SB26-134 by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks. 21
22
23
24
25
Having voted on the prevailing side, Senator Rodriguez moved for reconsideration of the last Senate action, Third Reading -- Final Passage, on **SB26-134**. 26
27
28
A majority of all members elected to the Senate having voted in the affirmative, reconsideration was granted. 29
30
31

THIRD READING OF BILLS -- FINAL PASSAGE (cont'd) 32
33
34

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent: 35
36
37

SB26-134 by Senator(s) **Lindstedt and Jodeh**, Amabile, Roberts, Weissman; also Representative(s) Duran and McCluskie, Brooks, Brown, Froelich, Garcia, Nguyen, Smith, Story, Willford, Woodrow--Concerning the imposition of fees by payment card networks. 38
39
40
41

The question being "Shall the bill pass?", the roll call was taken with the following result: 42
43
44

YES	18	NO	17	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	N	Rodriguez	N
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	N	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	N	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**. 45
46
47
48
49
50
51
52
53
54
55

Co-sponsor(s) added: Ball and Daugherty. 56
57
58
59
60
61
62
63
64
65
66
67

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-165 by Senator(s) **Roberts and Pelton R.**; also Representative(s) McCormick and Soper-- Concerning measures to support species conservation, and, in connection therewith, authorizing an appropriation from the species conservation trust fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Bridges, Catlin, Coleman, Cutter, Jodeh, Kipp, Marchman, and Simpson.

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:

SB26-138 by Senator(s) **Daugherty and Mullica**; also Representative(s) Stewart K.--Concerning measures to reduce the administrative burden on the health-care system.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Bridges, Bright, Carson, Coleman, Cutter, Danielson, Exum, Jodeh, Kipp, Kolker, Marchman, and Roberts.

SB26-172 by Senator(s) **Hinrichsen and Kipp**; also Representative(s) Boesenecker and Paschal-- Concerning the front range passenger rail district.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	N	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Bridges, Coleman, Cutter, Exum, Jodeh, Kolker, Lindstedt, Marchman, and Sullivan.

HB26-1005 by Representative(s) Mabrey and Bacon, Duran, Boesenecker, Brown, Camacho, Clifford, Espenoza, Froelich, Garcia, Gilchrist, Hamrick, Jackson, Lieder, Lindsay, Lukens, Martinez, Mauro, McCormick, Phillips, Rydin, Sirota, Stewart K., Stewart R., Titone, Velasco, Woodrow, Zokaie; also Senator(s) **Danielson and Jodeh**, Bridges, Cutter, Exum, Gonzales J., Hinrichsen, Kipp, Kolker, Lindstedt, Marchman, Sullivan, Wallace, Weissman--Concerning measures to reduce barriers in the "Labor Peace Act" to promote good faith collective bargaining negotiations, and, in connection therewith, reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Coleman, Daugherty, Mullica, Roberts, Rodriguez, and Snyder.

HB26-1006 by Representative(s) Velasco and Martinez; also Senator(s) **Roberts**--Concerning the designation of state institutions of higher education as thriving institutions.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	26	NO	9	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Coleman, Cutter, Exum, Kipp, Kolker, and Marchman.

HB26-1312 by Representative(s) Clifford; also Senator(s) **Mullica**--Concerning measures related to peace officer participation in matters related to peace officer performance, and, in connection therewith, requiring the attorney general to submit a proposal to update law enforcement academy training programs, changing the composition of the P.O.S.T. board, requiring a person be twenty-one years old to pass P.O.S.T. board examinations for certification, and authorizing a peace officer academy staff person to be eligible to receive training or grants for training offered by any state or local entity.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	29	NO	6	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Bridges, Coleman, Exum, Kolker, Lindstedt, and Marchman.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

Committee of the Whole On motion of Senator Roberts, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Roberts was called to act as Chair.

**GENERAL ORDERS -- SECOND READING OF BILLS --
CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1235 by Representative(s) Feret; also Senator(s) **Daugherty**--Concerning updates to the medical assistance program.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1299 by Representative(s) Garcia Sander and Lukens; also Senator(s) **Pelton B.**--Concerning reduction of regulatory burdens on local education providers.

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 Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1235, HB26-1299.

Committee of the Whole On motion of Senator Roberts, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills, and Senator Roberts was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-068 by Senator(s) **Kolker and Pelton B.**; also Representative(s) Hamrick and Garcia Sander-- Concerning measures to modify the administration of education assessments.

Laid over until Monday, May 4, 2026.

HB26-1113 by Representative(s) Sirota and Willford; also Senator(s) **Wallace and Weissman--** Concerning modifications to laws regarding elections, and, in connection therewith, making an appropriation.

Amendment No. 1, State, Veterans & Military Affairs Committee Amendment.
(Printed in Senate Journal, April 9, page(s) 615-621 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 24, page(s) 877 and placed in members' bill files.)

Amendment No. 3(L.045), by Senator Wallace.
Amend reengrossed bill, page 5, line 1, strike "CORRECTIONS" and substitute "SERVICES".

Amendment No. 4(L.046), by Senator Wallace.
Amend reengrossed bill, page 59, strike lines 2 and 3 and substitute "EXAMINATION MUST BE COMPLETE NO LATER THAN SIXTY-TWO DAYS BEFORE THE ELECTION AT WHICH THE PETITION ISSUE OR QUESTION WILL APPEAR ON THE".

Page 59, line 4, strike "UPCOMING".

Amendment No. 5(L.047), by Senator Wallace.
Amend reengrossed bill, page 59, strike lines 19 and 20 and substitute "SIXTY-TWO DAYS BEFORE THE ELECTION AT WHICH THE PETITION ISSUE OR QUESTION WILL APPEAR ON THE BALLOT. If the secretary of".

Amendment No. 6(L.049), by Senator Wallace.
Amend reengrossed bill, page 60, after line 23 insert:

"SECTION 66. In Colorado Revised Statutes, 30-1-103, add (1.5) as follows:

30-1-103. Fees of county clerk and recorders - report - repeal.

(1.5) OATHS OR AFFIRMATIONS FOR PUBLIC OFFICE FILED WITH COUNTY CLERK AND RECORDERS IN ACCORDANCE WITH SECTION 24-12-101 (3) ARE EXEMPT FROM ANY FEES UNDER THIS SECTION."

Re-number succeeding section accordingly.

Amendment No. 7(L.024), by Senator Wallace.

Amend reengrossed bill, page 51, strike lines 10 through 27.

Strike page 52.

Page 53, strike lines 1 through 20 and substitute:

"SECTION 53. In Colorado Revised Statutes, repeal and reenact, with amendments, 1-9-101 as follows:

1-9-101. Challenge of incorrect registration. (1) (a) ANY REGISTERED ELECTOR MAY PROTEST THE REGISTRATION OF ANY PERSON WHOSE NAME APPEARS IN A COUNTY REGISTRATION RECORD FOR THE COUNTY IN WHICH THE CHALLENGING ELECTOR RESIDES. A PROTEST MAY CHALLENGE A PERSON'S REGISTRATION AS INCORRECT BECAUSE THE PERSON IS:

- (I) NOT A CITIZEN OF THE UNITED STATES;
- (II) NOT A LEAST FIFTEEN YEARS OLD;
- (III) DECEASED; OR
- (IV) NO LONGER A RESIDENT OF THE STATE, BUT HAS NOT YET BEEN MARKED "INACTIVE" IN THE VOTER REGISTRATION RECORD.

(b) A PROTEST MUST BE SUBMITTED FOR EACH PERSON WHOSE REGISTRATION IS BEING CHALLENGED. THE PROTEST MUST BE MADE IN WRITING ON A FORM PRESCRIBED BY THE SECRETARY OF STATE AND MUST INCLUDE:

- (I) THE NAME OF THE PERSON WHOSE REGISTRATION IS CHALLENGED;
- (II) THE BASIS FOR THE CHALLENGE, INCLUDING SUPPORTING FACTS;
- (III) ALL DOCUMENTARY EVIDENCE SUPPORTING THE FACTUAL BASIS FOR THE CHALLENGE; AND
- (IV) THE SIGNATURE AND ADDRESS OF THE CHALLENGER.

(c) A PROTEST MUST BE FILED WITH THE COUNTY CLERK AND RECORDER OF THE COUNTY WHERE THE CHALLENGED REGISTRATION RECORD RESIDES NO LATER THAN ONE HUNDRED TWENTY DAYS BEFORE ANY ELECTION CONDUCTED BY THAT COUNTY CLERK AND RECORDER. A PROTEST FEE OF FIFTY DOLLARS MUST BE PAID TO THE COUNTY CLERK AND RECORDER RESPONSIBLE FOR ADJUDICATING THE CHALLENGE AT THE TIME THAT A PROTEST IS SUBMITTED. A FEE PAYMENT IS REQUIRED FOR EACH WRITTEN PROTEST. IF A PROTEST IS SUCCESSFUL, THE PROTEST FEE MUST BE REFUNDED TO THE CHALLENGER.

(d) UPON RECEIPT OF A PROTEST, A COUNTY CLERK AND RECORDER SHALL REVIEW THE PROTEST TO DETERMINE IF IT SUFFICIENTLY ALLEGES A BASIS FOR A CHALLENGE IN ACCORDANCE WITH SUBSECTION (1)(a) OF THIS SECTION. IF A PROTEST DOES NOT ALLEGE A SUFFICIENT BASIS FOR A CHALLENGE PURSUANT TO THIS SECTION, THE COUNTY CLERK AND RECORDER SHALL DISMISS THE CHALLENGE AND NOTIFY THE CHALLENGER OF THE DISMISSAL. IF A PROTEST SUFFICIENTLY ALLEGES A BASIS FOR A CHALLENGE PURSUANT TO THIS SECTION, THE COUNTY CLERK AND RECORDER SHALL NOTIFY AND MAIL A COPY OF THE CHALLENGE TO THE PERSON WHOSE REGISTRATION IS BEING CHALLENGED. THE COUNTY CLERK AND RECORDER SHALL NOTIFY THE PERSON WHOSE REGISTRATION IS BEING CHALLENGED AND THE CHALLENGER OF THE DATE, TIME, AND LOCATION SET FOR THE CHALLENGE HEARING REQUIRED BY SUBSECTION (1)(e) OF THIS SECTION.

(e) IF A COUNTY CLERK AND RECORDER DETERMINES THAT A PROTEST SUFFICIENTLY ALLEGES A BASIS FOR A CHALLENGE PURSUANT TO THIS SECTION, THEN THE COUNTY CLERK AND RECORDER MUST SET A HEARING DATE THAT IS NO LATER THAN THIRTY DAYS FROM THE DATE THE PROTEST WAS FILED AND MUST PROVIDE NOTICE IN ACCORDANCE WITH SUBSECTION (1)(d) OF THIS SECTION. THE CHALLENGER WHO SUBMITTED THE PROTEST MUST APPEAR AT THE HEARING AND SHALL BEAR THE BURDEN OF PROVING THE ALLEGATIONS MADE IN THE PROTEST ARE TRUE. THE PERSON WHOSE REGISTRATION IS BEING CHALLENGED MUST HAVE THE OPPORTUNITY TO APPEAR AT THE HEARING, BUT

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MAY NOT BE PENALIZED OR SUBJECT TO A NEGATIVE PRESUMPTION OR INFERENCE IF THEY DO NOT APPEAR. THE COUNTY CLERK AND RECORDER SHALL CONDUCT THE HEARING AND MAY RECEIVE EVIDENCE AND HEAR TESTIMONY. NO LATER THAN FIVE DAYS AFTER THE DATE OF THE HEARING, BUT IN NO EVENT LATER THAN NINETY DAYS BEFORE AN ELECTION CONDUCTED BY THE COUNTY CLERK AND RECORDER, THE COUNTY CLERK AND RECORDER MUST RENDER A DECISION IN ACCORDANCE WITH SUBSECTION (1)(f) OF THIS SECTION AND NOTIFY BOTH PARTIES OF THE DECISION.

(f) IN RENDERING A DECISION AFTER THE HEARING ON A PROTEST, A COUNTY CLERK AND RECORDER MUST PROCEED AS FOLLOWS:

(I) IF THEY FIND SUFFICIENT EVIDENCE TO SUPPORT THE ALLEGATIONS IN THE PROTEST, AND THE BASIS OF THE CHALLENGE IS THAT THE PERSON IS DECEASED, LESS THAN FIFTEEN YEARS OLD, OR NOT A CITIZEN OF THE UNITED STATES, THE COUNTY CLERK AND RECORDER SHALL CANCEL THE PERSON'S VOTER REGISTRATION RECORD IN THE STATEWIDE VOTER REGISTRATION SYSTEM;

(II) IF THEY FIND SUFFICIENT EVIDENCE TO SUPPORT THE ALLEGATIONS IN THE PROTEST, AND THE BASIS FOR THE CHALLENGE IS THAT THE PERSON IS NOT A RESIDENT OF THE STATE, THE COUNTY CLERK AND RECORDER SHALL MARK THE PERSON'S VOTER REGISTRATION RECORD "INACTIVE", SEND A CONFIRMATION CARD, AND OTHERWISE FOLLOW THE REQUIREMENTS OF SECTION 1-2-302.5; OR

(III) IF THEY DO NOT FIND SUFFICIENT EVIDENCE TO SUPPORT THE ALLEGATIONS IN THE PROTEST, THE COUNTY CLERK AND RECORDER SHALL DENY THE CHALLENGE.

(2) ALL APPEALS FROM A DECISION OF THE COUNTY CLERK AND RECORDER MUST BE TO THE DISTRICT COURT AND FILED WITHIN THREE DAYS FROM THE DATE THE DECISION IS ISSUED. AN APPELLANT MUST FILE IN THE DISTRICT COURT A VERIFIED PETITION SETTING FORTH THE FACTS PRESENTED AT THE HEARING, IF ANY, THE DECISION OF THE COUNTY CLERK AND RECORDER, AND THE BASIS FOR THE APPEAL. WITHIN TWENTY-FOUR HOURS, THE CLERK OF THE DISTRICT COURT MUST MAIL TO THE OTHER PARTY A NOTICE OF THE APPEAL, INCLUDING THE TIME OF ANY HEARING. A HEARING MUST BE HELD NO LESS THAN THREE DAYS NOR MORE THAN FIVE DAYS AFTER THE DATE THE VERIFIED PETITION IS FILED.

(3) (a) A DISTRICT COURT MUST HEAR TESTIMONY AND OTHER EVIDENCE AND INVESTIGATE SUMMARILY ANY APPEAL FILED PURSUANT TO SUBSECTION (2) OF THIS SECTION. ONLY COMPETENT LEGAL EVIDENCE MAY BE RECEIVED AT THE HEARING OR CONSIDERED BY THE COURT. NO PRESUMPTION MAY BE MADE AGAINST A PERSON WHOSE REGISTRATION IS CHALLENGED MERELY BECAUSE OF THEIR FAILURE TO ATTEND THE HEARING. THE COURT HAS THE POWER TO SUBPOENA ANY PERSON AS A WITNESS AND TO MAKE ANY NECESSARY INVESTIGATION TO ASCERTAIN THE TRUTH OF ANY CHARGES MADE IN THE PETITION, IF THE METHOD OF INVESTIGATION DOES NOT CAUSE UNNECESSARY DELAY OR INTERFERE WITH THE FINAL DISPOSITION OF THE PROTEST WITHIN THE TIME PROVIDED IN THIS SECTION. A HEARING ON ANY PETITION IS SUMMARY AND FINAL AND IS NOT SUBJECT TO DELAY.

(b) AT THE CLOSE OF THE HEARING, THE COURT MUST ANNOUNCE IF THE PROTEST HAS BEEN SUSTAINED. IF THE PROTEST IS SUSTAINED, THE COURT SHALL ORDER THE APPROPRIATE REMEDY IN ACCORDANCE WITH SUBSECTION (1)(f) OF THIS SECTION. THE COURT SHALL DIRECT THE CLERK OF THE COURT TO CERTIFY THE NAME OF THE PERSON WHOSE REGISTRATION IS CHALLENGED AND THE REMEDY TO THE COUNTY CLERK AND RECORDER. UPON RECEIPT OF THE NAME AND REMEDY, THE COUNTY CLERK AND RECORDER SHALL TAKE THE ACTION REQUIRED BY THE COURT. THE DECISION OF THE COURT IS FINAL AND NOT SUBJECT TO REVIEW BY ANY OTHER COURT; EXCEPT THAT THE SUPREME COURT, IN ITS DISCRETION, MAY REVIEW ANY SUCH PROCEEDINGS IN A SUMMARY WAY."

As amended, ordered revised and placed on the calendar for third reading and final passage.

(For further action, see amendments to the report of the Committee of the Whole.)

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- HB26-1322** by Representative(s) Valdez and McCormick; also Senator(s) **Cutter and Mullica**--
Concerning civil actions against certain individuals engaging in conversion therapy efforts. 1
2
3
Laid over until Monday, May 4, 2026. 4
- SB26-115** by Senator(s) **Gonzales J. and Weissman**; --Concerning post-conviction relief for certain
offenders sentenced to imprisonment. 5
6
7
Laid over until Monday, May 4, 2026. 8
9
- HB26-1123** by Representative(s) Stewart K. and Mabrey, Duran; also Senator(s) **Amabile and
Weissman**--Concerning measures to prevent sexual abuse in jails, and, in connection
therewith, making an appropriation. 10
11
12
Laid over until Monday, May 4, 2026. 13
14
15
- HB26-1346** by Representative(s) Titone and Woodrow; also Senator(s) **Kipp**--Concerning allowing the
department of the treasury to sell unsold insurance premium tax credits to entities that are
not insurance companies. 16
17
18
19
Amendment No. 1, Finance Committee Amendment. 20
(Printed in Senate Journal, April 29, page(s) 961 and placed in members' bill files.) 21
22
As amended, ordered revised and placed on the calendar for third reading and final
passage. 23
24
25
26
- HB26-1252** by Representative(s) Bradfield and Mauro; also Senator(s) **Marchman and Carson**--
Concerning updates to state entities responsible for responding to emergency situations. 27
28
29
Amendment No. 1, State, Veterans & Military Affairs Committee Amendment. 30
(Printed in Senate Journal, April 29, page(s) 961-963 and placed in members' bill files.) 31
32
Amendment No. 2(L.005), by Senator Marchman. 33
Amend reengrossed bill, page 20, after line 9 insert: 34
35
- "SECTION 22.** In Colorado Revised Statutes, 24-44-101.5, **add** (2) as
follows: 36
37
24-44-101.5. Definitions. 38
As used in this article 44, unless the context otherwise requires: 39
(2) "OFFICE" MEANS THE OFFICE OF TRIBAL AND AMERICAN INDIAN AND
ALASKA NATIVE AFFAIRS IN THE OFFICE OF THE LIEUTENANT GOVERNOR. 40
41
SECTION 23. In Colorado Revised Statutes, **amend** 24-44-102 as
follows: 42
43
24-44-102. Establishment of commission. 44
~~There is hereby established in the office of the lieutenant governor the~~
~~Colorado commission of Indian affairs.~~ THE COLORADO COMMISSION OF INDIAN
AFFAIRS IS ESTABLISHED IN THE OFFICE OF TRIBAL AND AMERICAN INDIAN AND
ALASKA NATIVE AFFAIRS IN THE OFFICE OF THE LIEUTENANT GOVERNOR. 45
46
47
48
SECTION 24. In Colorado Revised Statutes, 24-44-103, **amend** (1)
introductory portion, (1)(e), and (1)(f); and **add** (1)(I) as follows: 49
50
24-44-103. Office duties - commission powers. 51
(1) It is the duty of the ~~commission~~ OFFICE: 52
(e) To study the existing status of recognition of all Indian groups,
tribes, and communities presently existing in this state; ~~and~~ 53
54
(f) To employ and fix the compensation of an executive director of the
~~commission~~ OFFICE, who shall carry out the responsibilities of the ~~commission~~
OFFICE; AND 55
56
(I) TO COORDINATE WITH THE OFFICE OF EMERGENCY MANAGEMENT,
CREATED IN PART 7 OF ARTICLE 33.5 OF THIS TITLE 24, DURING EMERGENCIES,
AS APPROPRIATE. 57
58
59
60
- SECTION 25.** In Colorado Revised Statutes, 24-44-104, **add** (2)(c) as
follows: 61
62
**24-44-104. Membership - term of office - chairperson -
compensation.** 63
(2) (c) (I) AT-LARGE MEMBERS HAVE A LIMIT OF TWO TERMS AND MAY
SERVE A MAXIMUM OF SIX YEARS TOTAL CONSECUTIVELY. 64
65
(II) AN AT-LARGE MEMBER MUST DEMONSTRATE A CONNECTION TO A 66
67

FEDERALLY RECOGNIZED TRIBE, AS DETERMINED BY THE COMMISSION.

SECTION 26. In Colorado Revised Statutes, **amend** 24-4-105 as follows:

24-44-105. Executive director - duties.

(1) The ~~commission~~ OFFICE may employ an executive director to carry out the day-to-day responsibilities and business of the OFFICE AND commission. THE EXECUTIVE DIRECTOR IS EMPLOYED IN THE OFFICE OF TRIBAL AND AMERICAN INDIAN AND ALASKA NATIVE AFFAIRS IN THE OFFICE OF THE LIEUTENANT GOVERNOR. The executive director is an ex officio member of the commission and must be an enrolled member of a federally recognized Indian tribe.

(2) THE EXECUTIVE DIRECTOR MAY EMPLOY STAFF IN THE OFFICE OF TRIBAL AND AMERICAN INDIAN AND ALASKA NATIVE AFFAIRS TO ASSIST IN CARRYING OUT THE DUTIES OF THE OFFICE AND COMMISSION, PROMOTING GOVERNMENT RELATIONSHIPS BETWEEN THE STATE AND TRIBAL GOVERNMENTS, AND SERVING AMERICAN INDIAN AND ALASKA NATIVE COMMUNITIES.

SECTION 27. In Colorado Revised Statutes, 24-44-106, **amend** (1) as follows:

24-44-106. Meetings - quorum - proxy vote prohibited.

(1) The commission shall meet quarterly and at any other ~~such~~ time as it deems necessary. Meetings may be called by the chairperson or by a petition signed by a majority of the voting members of the commission. ~~Ten days'~~ SEVENTY-TWO HOURS' notice shall be given in writing, BY EMAIL, OR BY PHONE prior to the meeting date."

Renumber succeeding section accordingly.

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1010 by Representative(s) Willford and Jackson; also Senator(s) **Danielson**--Concerning increasing support for older adults in the workforce.

Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, April 29, page(s) 963 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

SB26-177 by Senator(s) **Ball and Benavidez**; also Representative(s) Gilchrist and Mabrey--Concerning a property owner's ability to petition a court for limited access to an adjoining property to make repairs.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, April 29, page(s) 977 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1343 by Representative(s) Mauro and Clifford; also Senator(s) **Marchman**--Concerning expanding the use of electronic processes in proceedings involving the "State Administrative Procedure Act".

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, April 29, page(s) 977 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1143 by Representative(s) Ricks and Joseph; also Senator(s) **Weissman**--Concerning information collected for a background check by entities that provide non-employment-based educational opportunities.

Ordered revised and placed on the calendar for third reading and final passage.

SB26-182 by Senator(s) **Snyder and Simpson**; also Representative(s) Caldwell and Paschal--Concerning an updated clean energy plan from a municipally owned utility.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Amendment No. 1(L.001), by Senator Snyder.

Amend printed bill, page 2, line 3, strike "portion;" and substitute "portion and (1)(e)(VIII)(F);".

Page 2, after line 10 insert:

"(e) (VIII) (F) A clean energy plan voluntarily filed by a cooperative electric association that has voted to exempt itself from regulation by the public utilities commission pursuant to article 9.5 of title 40 or by a municipal utility shall be deemed approved by the public utilities commission as filed if: The division in consultation with the public utilities commission, publicly verifies that the plan demonstrates that, by 2030, the cooperative electric association or municipal utility will achieve at least an eighty percent reduction in greenhouse gas emissions caused by the entity's Colorado retail electricity sales relative to 2005 levels; and the clean energy plan has previously been approved by a vote of the entity's governing body. ~~Voluntary submission of a clean energy plan by a cooperative electric association or municipal utility does not alter the entity's regulatory status with respect to the public utilities commission, including under article 9.5 of title 40.~~"

Page 2, line 11, strike "(e)".

Page 3, line 13, strike "SHALL:" and substitute "MUST:".

Page 4, line 6, after "PLAN;" insert "AND".

Page 4, line 7, after "2032," insert "AND NOTWITHSTANDING ANY OTHER RULES OF THE COMMISSION SETTING A TIMELINE FOR CESSATION OF BURNING COAL,".

Page 4, line 9, strike "UTILITY;" and substitute "UTILITY.".

Page 4, strike lines 10 through 24.

Page 5, strike lines 2 through 6 and substitute "THIS SECTION.".

Page 5, line 9, strike "SHALL" and substitute "MUST".

Page 5, after line 12 insert:

"SECTION 2. In Colorado Revised Statutes, 31-15-707, **add (2)** as follows:

31-15-707. Municipally owned utilities - powers of a municipality - greenhouse gas emission reduction goals.

(2) THE GOVERNING BODY OF A MUNICIPALLY OWNED UTILITY THAT SUBMITS AN UPDATED CLEAN ENERGY PLAN PURSUANT TO SECTION 25-7-105 (1)(e)(VIII.5)(I) SHALL INSTRUCT THE MUNICIPALLY OWNED UTILITY TO SEEK TO:

(a) ACHIEVE A NINETY-FIVE PERCENT REDUCTION IN GREENHOUSE GAS EMISSIONS CAUSED BY THE MUNICIPALLY OWNED UTILITY'S COLORADO RETAIL ELECTRICITY SALES BY DECEMBER 31, 2039, RELATIVE TO 2005 LEVELS, WITHOUT IMPAIRING THE MUNICIPALLY OWNED UTILITY'S ABILITY TO MAINTAIN THE ELECTRIC RELIABILITY STANDARDS OF A REGIONAL TRANSMISSION ORGANIZATION OF WHICH THE MUNICIPALLY OWNED UTILITY IS A MEMBER; AND

(b) REDUCE, BETWEEN THE DATE AN EIGHTY PERCENT REDUCTION IN GREENHOUSE GAS EMISSIONS IS ACHIEVED AND DECEMBER 31, 2035, ANY CUMULATIVE GREENHOUSE GAS EMISSIONS RESULTING FROM THE UPDATED CLEAN ENERGY PLAN RELATIVE TO THE MUNICIPALLY OWNED UTILITY'S ORIGINAL CLEAN ENERGY PLAN, WITHOUT IMPAIRING THE MUNICIPALLY OWNED UTILITY'S ABILITY TO MAINTAIN THE ELECTRIC RELIABILITY STANDARDS OF A REGIONAL TRANSMISSION ORGANIZATION OF WHICH THE MUNICIPALLY OWNED UTILITY IS A MEMBER."

Re-number succeeding section accordingly.

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1226 by Representative(s) Willford and Froelich, Bacon, Brown, Camacho, Clifford, Garcia, Goldstein, Hamrick, Mabrey, McCormick, Nguyen, Sirota, Smith, Stewart R., Story, Titone, Valdez, Velasco, Woodrow, Zokaie; also Senator(s) **Weissman and Cutter**, Kipp, Wallace--Concerning measures to reduce emissions from certain electric generating units in the state.

Laid over until Monday, May 4, 2026.

HB26-1210 by Representative(s) Bacon and Mabrey, Brown, Clifford, Froelich, Garcia, Lindsay, Martinez, Mauro, Nguyen, Rutinel, Sirota, Smith, Story, Titone, Willford, Woodrow, Zokaie; also Senator(s) **Weissman and Jodeh**, Cutter, Lindstedt, Marchman, Sullivan, Wallace--Concerning limiting the use of intimate personal data to make inferences that impact a person's financial position.

Laid over until Monday, May 4, 2026.

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

HB26-1113 by Representative(s) Sirota and Willford; also Senator(s) **Wallace and Weissman**-- Concerning modifications to laws regarding elections, and, in connection therewith, making an appropriation.

Senator Baisley moved to amend the report of the Committee of the Whole to show that the following Simpson floor amendment, (L.034) to HB26-1113, did pass.

Amend reengrossed bill, page 16, line 17, strike "~~county clerk and recorder~~" and substitute "county clerk and recorder OR THE".

Page 16, strike lines 20 through 22 and substitute "vote."

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	11	NO	23	EXCUSED	1	ABSENT	0
Amabile	N	Danielson	N	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	N	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	E	Roberts	N		

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	28	NO	6	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1113, as amended, HB26-1346, as amended, HB26-1252, as amended, HB26-1010, as amended, SB26-177, as amended, HB26-1343, as amended, HB26-1143, SB26-182.

Laid over until Monday, May 4: SB26-068, HB26-1322, SB26-115, HB26-1123, HB26-1210.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-175 were made Special Orders at 1:00 p.m.

Committee of the Whole

The hour of 1:00 p.m. having arrived, Senator Exum moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills -- Consent Calendar, and Senator Exum was called to act as Chair.

**SPECIAL ORDERS -- SECOND READING OF BILLS
-- CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-175

by Senator(s) **Snyder and Catlin**; also Representative(s) Mauro and Richardson-- Concerning the adjustment of an employer's experience modification factor in workers' compensation.

Ordered engrossed 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 Exum, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-175.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-003, HB26-1109 were made Special Orders at 1:03 p.m.

Committee of the Whole

The hour of 1:03 p.m. having arrived, Senator Exum moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Exum was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-003 by Senator(s) **Wallace and Cutter**; also Representative(s) Brown and Stewart R.-- Concerning expanding the scope of the "Battery Stewardship Act" to cover the end-of-life management of electric vehicle batteries.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, February, 26, page(s) 258 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 30, page(s) 987-998 and placed in members' bill files.)

Amendment No. 3(L.005), by Senator Wallace.

Amend the Appropriations Committee Report, dated April 30, 2026, page 13, line 8, after "VEHICLE." add "FOR A PROPULSION BATTERY EMBEDDED IN A HYBRID VEHICLE, A PROPULSION BATTERY PROVIDER SATISFIES THIS REQUIREMENT BY MAKING THE STATE OF HEALTH AVAILABLE THROUGH A NONPROPRIETARY ON-BOARD DIAGNOSTIC SCAN TOOL.".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1109 by Representative(s) Stewart K. and Joseph; also Senator(s) **Danielson**--Concerning the commission of a study to determine if additional consumer protections are needed for the deaf, hard of hearing, and deafblind community with respect to sign language interpretation services provided in the state.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, April 24, page(s) 880 and placed in members' bill files.)

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Exum, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-003, as amended, HB26-1109, as amended.

COMMITTEE OF REFERENCE REPORTS (cont'd)

Business, Labor, & Technology After consideration on the merits, the Committee recommends that **HB26-1324** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

At the order of the President, Senator Catlin was excused.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-051 by Senator(s) **Ball and Liston**; also Representative(s) Paschal and Ricks--Concerning age attestation for users of computing devices.

Senator Liston moved that the Senate concur in House amendments to **SB26-051**, as printed in House journal, April 29, page(s) 1442-1443. The motion was **adopted** by the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	25	NO	8	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	N	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	N	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	E	Kipp	N	Rich	N	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-132 by Senator(s) **Roberts and Carson**; also Representative(s) Joseph and Soper--Concerning a requirement that a law enforcement officer offer a voluntary preliminary screening test for alcohol to a driver, and, in connection therewith, making an appropriation.

Senator Roberts moved that the Senate concur in House amendments to **SB26-132**, as printed in House journal, April 29, page(s) 1444. The motion was **adopted** by the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

**CONSIDERATION OF GOVERNOR'S APPOINTMENTS --
CONSENT CALENDAR**

On motion of Majority Leader Rodriguez, the following Governor's appointments were confirmed by the following roll call votes:

MEMBER OF THE
COLORADO HEALTH FACILITIES AUTHORITY BOARD OF DIRECTORS

for a term expiring June 30, 2029:

Lauren Kvamme of Arvada, Colorado, a Democrat, occasioned by the resignation of Jessica Klotsche of Louisville, Colorado, an Unaffiliated, appointed.

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

MEMBERS OF THE
CLEAN TRANSIT ENTERPRISE

for terms expiring September 28, 2029:

Diane Barrett of Denver, Colorado, to serve as a member of the Transportation Commission and have statewide transportation expertise, appointed;

Cris Jones of Boulder, Colorado, to serve as a representative of an urban area and have transit expertise, reappointed;

David Averill of Telluride, Colorado, to serve as a representative of a rural area and have transit expertise, reappointed

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

CONSIDERATION OF GOVERNOR'S APPOINTMENTS

On motion of Senator Cutter, the following Governor's appointments were confirmed by a roll call vote:

MEMBERS OF THE
TRANSPORTATION COMMISSION

effective July 2, 2025 for terms expiring July 1, 2029:

Barbara McLachlan of Durango, Colorado, to serve as a commissioner from the Eighth Transportation District, appointed;

Terry Hart of Pueblo, Colorado, to serve as a commissioner from the Tenth Transportation District, reappointed.

for a term expiring July 1, 2029:

Diane Barrett of Denver, Colorado, to serve as a commissioner from the First Transportation District, appointed.

for a term expiring July 1, 2029:

Carl Castillo of Boulder, Colorado, to serve as a commissioner from the Fourth Transportation District, occasioned by the resignation of Elise Jones of Boulder, Colorado, appointed.

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

MEMBERS OF THE
TRANSPORTATION COMMISSION

effective July 2, 2025 for terms expiring July 1, 2029:

Juan Marcano of Aurora, Colorado, to serve as a commissioner from the Third Transportation District, appointed.

Laid over until Monday, May 4, 2026.

MESSAGE FROM THE HOUSE

May 1, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1030, as printed in House Journal, May 1, 2026.

The House has passed on Third Reading and returns herewith SB26-143 and SB26-124.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1421, amended as printed in House Journal, April 30, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

May 1, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, HB26-1421.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title and referred to the committees indicated:

SR26-009 by Senator(s) Simpson; --Concerning ALS Awareness Month.

Laid over until, Thursday, May 7, 2026.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: **HB26-1007, 1044, 1101, 1107, 1208, 1215, 1216, 1217, 1218, 1219, 1220, 1229, 1237.**

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

RECONSIDERATION OF SB26-051

SB26-051 by Senator(s) **Ball and Liston**; also Representative(s) Paschal and Ricks--Concerning age attestation for users of computing devices.

Having voted on the prevailing side, Senator Ball moved for reconsideration of the last Senate action, Consideration of House Amendments to Senate Bills, on **SB26-051**.

A majority of all members elected to the Senate having voted in the affirmative, reconsideration was granted.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS (cont'd)

SB26-051 by Senator(s) **Ball and Liston**; also Representative(s) Paschal and Ricks--Concerning age attestation for users of computing devices.

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	25	NO	8	EXCUSED	2	ABSENT	0
Amabile	N	Danielson	Y	Kolker	N	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	N	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	E	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1324 were made Special Orders at 1:45 p.m.

Committee of the Whole The hour of 1:45 p.m. having arrived, Senator Weissman moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Weissman was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1324 by Representative(s) McCormick and Gilchrist; also Senator(s) **Daugherty**--Concerning regulation of the division of professions and occupations, and, in connection therewith, implementing recommendations contained in the 2025 sunset report by the department of regulatory agencies.

Referred to Appropriations

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Weissman, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	E	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

The Committee of the Whole took the following action:

Referred to Appropriations: HB26-1324.

Senate in recess. Senate reconvened.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title and referred to the committees indicated:

HJR26-1030 by Representative(s) Gonzalez R. and Joseph; also Senator(s) **Bright**--Concerning designating a portion of Colorado Highway 14 in Weld County as "Mono & Matt Road".
Laid over until Monday, May 4, 2026.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- SB26-185** by Senator(s) **Marchman and Baisley**; also Representative(s) Titone and Keltie, Paschal--Concerning measures to enhance the office of information technology's security procedures.
Business, Labor, & Technology
- SB26-186** by Senator(s) **Marchman and Baisley**, Rodriguez; also Representative(s) Titone and Keltie, Paschal--Concerning updates to the "Workers' Compensation Act of Colorado" necessitated by technology updates.
Business, Labor, & Technology
- SB26-187** by Senator(s) **Amabile and Bridges**, Kirkmeyer; also Representative(s) Brown and Taggart, Sirota--Concerning the creation of a commission to study medicaid, and, in connection therewith, making an appropriation.
Appropriations
- SB26-188** by Senator(s) **Amabile and Kirkmeyer**, Bridges; also Representative(s) Brown and Taggart, Sirota--Concerning the transition of residential treatment programs to the statewide managed care system for medicaid members who are in the custody of a county department of human or social services.
Appropriations
- SB26-189** by Senator(s) **Rodriguez and Coleman**, Baisley; also Representative(s) Duran and Bacon, Titone--Concerning the use of automated decision-making technology in consequential decisions.
Business, Labor, & Technology

HB26-1015	by Representative(s) McCormick and Taggart; also Senator(s) Simpson and Amabile--	1
	Concerning the extension of the Colorado homeless contribution tax credit through income	2
	tax year 2030.	3
	Appropriations	4
		5
HB26-1033	by Representative(s) Gonzalez R. and Duran; also Senator(s) Rodriguez and Pelton B.--	6
	Concerning expanding the scope of the "Colorado Cottage Foods Act", and, in connection	7
	therewith, making an appropriation.	8
	Agriculture & Natural Resources	9
		10
HB26-1077	by Representative(s) Gonzalez R. and Willford; also Senator(s) Lindstedt and	11
	Marchman, Snyder-- Concerning the average market rate of unprocessed retail marijuana,	12
	and, in connection therewith, making an appropriation.	13
	Finance	14
		15
HB26-1147	by Representative(s) Brown and Boesenecker; also Senator(s) Cutter-- Concerning	16
	processes related to host homes for individuals with intellectual and developmental	17
	disabilities, and, in connection therewith, making an appropriation.	18
	Health & Human Services	19
		20
HB26-1282	by Representative(s) Phillips and Goldstein; also Senator(s) Mullica-- Concerning the	21
	elimination of duplicative regulation of school district child care centers.	22
	Education	23
		24
HB26-1340	by Representative(s) Winter T. and Mauro; also Senator(s) Pelton R. and Hinrichsen--	25
	Concerning requirements for formerly irrigated agricultural land for which an agricultural	26
	irrigation water right in water division 2 is changed to another beneficial use.	27
	Agriculture & Natural Resources	28
		29
HB26-1345	by Representative(s) McCluskie and Hamrick; also Senator(s) Coleman and Simpson--	30
	Concerning higher education funding, and, in connection therewith, implementing the	31
	recommendations in the report on the higher education funding allocation formula.	32
	Education	33
		34
HB26-1414	by Representative(s) McCluskie and Camacho; also Senator(s) Roberts and Kipp--	35
	Concerning the provision of medical records in the custody of certain health-care entities.	36
	Finance	37
		38
HB26-1417	by Representative(s) Soper and Bacon; also Senator(s) Roberts and Rich-- Concerning the	39
	disability-related accommodation requirement of a testing entity.	40
	Education	41
		42
HB26-1419	by Representative(s) Sirota and Brown; also Senator(s) Amabile and Bridges-- Concerning	43
	the over-refund amount for state fiscal year 2024-25 of state revenues in excess of the state	44
	fiscal year spending limit under section 20 of article X of the state constitution, and, in	45
	connection therewith, making an appropriation.	46
	Appropriations	47
		48
HB26-1420	by Representative(s) Paschal and Richardson; also Senator(s) Kolker and Pelton R.--	49
	Concerning changes to the approval process for light-mitigating technology that is required	50
	to be installed at certain wind-powered energy generation facilities.	51
	Transportation & Energy	52
		53
		54
		55
		56
		57
		58
		59
		60
		61
		62
		63
		64
		65
		66
		67

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Monday, May 4, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

111th Legislative Day Monday, May 4, 2026

- Prayer 10
By the chaplain, Rev. Allison Cannady-Smith, Shorter Community AME Church. 11
- Call to Order 12
By the President at 10:00 a.m. 13
- Roll Call 14
Present-- 33. 15
Remote-- 1, Kolker. 16
Excused-- 2, Danielson, Weissman. 17
Present later-- 2, Danielson, Weissman. 18
Excused later-- 1, Baisley. 19
- Quorum 20
The President announced a quorum present. 21
- Pledge 22
By Senator Pelton B. 23
- Approval of the Journal 24
On motion of Senator Bridges, the Journal of Friday, May 1, 2026, was approved as corrected by the Secretary. 25

SENATE SERVICES REPORT

- Correctly Printed:** SB26-185, 186, 187, 188, and 189; SR26-009. 26
- Correctly Engrossed:** SB26-003, 175, 177, and 182. 27
- Correctly Reengrossed:** SB26-138, 165, and 172. 28
- Correctly Revised:** HB26-1010, 1109, 1113, 1143, 1235, 1252, 1299, 1343, and 1346. 29
- Correctly Rerevised:** HB26-1005, 1006, and 1312. 30
- Correctly Enrolled:** SB26-124 and 143. 31

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- HB26-1139** by Representative(s) Joseph and Lieder; also Senator(s) **Cutter and Daugherty--** 32
Concerning the use of artificial intelligence in health care. 33
Business, Labor, & Technology 34
- HB26-1263** by Representative(s) Camacho and Mabrey; also Senator(s) **Carson and Jodeh--** 35
Concerning requirements for an operator of a conversational artificial intelligence service. 36
Business, Labor, & Technology 37

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions. 38

At the order of the President, Senator Weissman was added to the current roll call. 39

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

CONSIDERATION OF RESOLUTIONS

SJR26-025 by Senator(s) **Simpson**; also Representative(s) McCluskie--Concerning recognition of the 150th anniversary of the Colorado Mining Association, the oldest mining association in the United States.

On motion of Senator Simpson, the resolution was read at length and **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

HJR26-1030 by Representative(s) Gonzalez R. and Joseph; also Senator(s) **Bright**--Concerning designating a portion of Colorado Highway 14 in Weld County as "Mono & Matt Road".

On motion of Senator Bright, the resolution was read at length and **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Carson, Catlin, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

At the order of the President, Senator Danielson was added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for Consideration of Governor's Appointments.

CONSIDERATION OF GOVERNOR'S APPOINTMENTS

On motion of Senator Cutter, the following Governor's appointments were confirmed by a roll call vote:

MEMBERS OF THE
TRANSPORTATION COMMISSION

effective July 2, 2025 for terms expiring July 1, 2029:

Juan Marcano of Aurora, Colorado, to serve as a commissioner from the Third Transportation District, appointed.

YES	19	NO	16	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	N	Lindstedt	N	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	N
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1235 by Representative(s) Feret; also Senator(s) **Daugherty**--Concerning updates to the medical assistance program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	31	NO	4	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Exum, Kipp, and Snyder.

HB26-1299 by Representative(s) Garcia Sander and Lukens; also Senator(s) **Pelton B. and Bridges**--Concerning reduction of regulatory burdens on local education providers.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman and Kipp.

SB26-175 by Senator(s) **Snyder and Catlin**; also Representative(s) Mauro and Richardson-- Concerning the adjustment of an employer's experience modification factor in workers' compensation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Exum, Kipp, Liston, Pelton R., and Rodriguez.

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:

HB26-1113 by Representative(s) Sirota and Willford; also Senator(s) **Wallace and Weissman**-- Concerning modifications to laws regarding elections, and, in connection therewith, making an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator Wallace was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.50), by Senator Wallace.

Amend revised bill, page 13, line 12, after "SUBSECTION" insert "(7)".

Page 17, line 19, after "~~his or her~~" insert "THEIR".

Page 39, line 25, strike "(1)(a) and (1)(b);" and substitute "(1)(a); **repeal** (1)(b);".

Page 46, line 19, strike "AND".

Page 46, line 20, strike "DELAYS" and substitute "DELAYS,".

Page 49, line 12, strike "SECTION".

Page 49, strike line 13 and substitute "PART 2 OF ARTICLE 72 OF TITLE 24.".

Page 54, line 24, strike "A" and substitute "AT".

Page 60, strike line 27.

Page 61, strike lines 1 through 9.

Re-number succeeding sections accordingly.

Page 63, line 26, after "(5)(e)," insert "and".

Page 69, line 9, strike "50" and substitute "52".

Strike "LAST FOUR DIGITS OF" and substitute "THE LAST FOUR DIGITS OF THE ELECTOR'S" on: **Page 16**, line 20; and **Page 18**, line 12.

Strike "SECTION 203 DATA" and substitute "DATA COLLECTED PURSUANT TO SECTION 203 OF THE FEDERAL "VOTING RIGHTS ACT OF 1965"" on: **Page 38**, lines 7 and 10.

The amendment was **passed** on the following roll call vote:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Danielson, Exum, Gonzales J., Jodeh, Kipp, Marchman, Snyder, and Sullivan.

HB26-1346 by Representative(s) Titone and Woodrow; also Senator(s) **Kipp and Snyder**--Concerning allowing the department of the treasury to sell unsold insurance premium tax credits to entities that are not insurance companies.

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

Co-sponsor(s) added: Bridges and Coleman.

HB26-1252 by Representative(s) Bradfield and Mauro; also Senator(s) **Marchman and Carson--** Concerning updates to state entities responsible for responding to emergency situations.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman.

HB26-1010 by Representative(s) Willford and Jackson; also Senator(s) **Danielson--**Concerning increasing support for older adults in the workforce.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Exum, Hinrichsen, Jodeh, Kipp, Lindstedt, Marchman, Rodriguez, Snyder, Sullivan, and Wallace.

SB26-177 by Senator(s) **Ball and Benavidez**; also Representative(s) Gilchrist and Mabrey-- Concerning a property owner's ability to petition a court for limited access to an adjoining property to make repairs.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Gonzales J., Hinrichsen, Kipp, Snyder, and Wallace.

HB26-1343 by Representative(s) Mauro and Clifford; also Senator(s) **Marchman**--Concerning expanding the use of electronic processes in proceedings involving the "State Administrative Procedure Act".

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman.

HB26-1143 by Representative(s) Ricks and Joseph; also Senator(s) **Weissman and Benavidez**--Concerning information collected for a background check by entities that provide non-employment-based educational opportunities.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Marchman, and Wallace.

SB26-182 by Senator(s) **Snyder and Simpson**; also Representative(s) Caldwell and Paschal--Concerning an updated clean energy plan from a municipally owned utility.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Carson, Coleman, Frizell, Kirkmeyer, Liston, Pelton B., and Pelton R.

SB26-003 by Senator(s) **Wallace and Cutter**; also Representative(s) Brown and Stewart R.-- Concerning expanding the scope of the "Battery Stewardship Act" to cover the end-of-life management of electric vehicle batteries.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Coleman, Danielson, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Lindstedt, Roberts, Sullivan, and Weissman.

HB26-1109 by Representative(s) Stewart K. and Joseph; also Senator(s) **Danielson**--Concerning the commission of a study to determine if additional consumer protections are needed for the deaf, hard of hearing, and deafblind community with respect to sign language interpretation services provided in the state.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Lindstedt, Marchman, Mullica, Roberts, Snyder, Sullivan, Wallace, and Weissman.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

Committee of the Whole On motion of Senator Hinrichsen, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills, and Senator Hinrichsen was called to act as Chair.

GENERAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-068 by Senator(s) **Kolker and Pelton B.**; also Representative(s) Hamrick and Garcia Sander--
Concerning measures to modify the administration of education assessments.

Laid over until Tuesday, May 5, 2026.

SB26-082 by Senator(s) **Pelton B.**; --Concerning the process by which a local government controls
the development of renewable energy projects, and, in connection therewith, authorizing a
local government to implement an optional two-tier application fee program and a success
fee.

Laid over until Tuesday, May 5, 2026.

SB26-152 by Senator(s) **Ball and Pelton B.**; --Concerning changes to the usage of automated vehicle
identification systems.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, April 30, page(s) 982-983 and placed in members' bill files.)

Amendment No. 2(L.007), by Senator Pelton B.
Amend printed bill, page 2, line 4, after "**add**" insert "(1.1)(a)(III) and".

Page 2, before line 9 insert:

"(1.1) As used in this section, unless the context otherwise requires:
(a) (III) "AUTOMATED VEHICLE IDENTIFICATION SYSTEM" DOES NOT
INCLUDE AUTOMATED LICENSE PLATE READER SYSTEMS."

Amendment No. 3(L.009), by Senator Pelton B.
Amend printed bill, page 2, line 3, before "(2)(e)" insert "(2)(d)(II)(B)".

Page 3, after line 11 insert:

"(d) (II) Except as provided in subsection (2)(d)(I) of this section, an
automated vehicle identification system designed to detect disobedience to a
traffic control signal or another violation of this article 4 or a local traffic
ordinance shall not be used unless the state, county, city and county, or
municipality using such system conspicuously posts a sign notifying the public
that an automated vehicle identification system is in use immediately ahead.
The sign shall:

(B) Use lettering that is at least four inches high for upper case letters
and ~~two and nine-tenths~~ THREE inches high for lower case letters."

Page 4, line 8, strike "NINE-TENTHS" and substitute "THREE".

Amendment No. 4(L.010), by Senator Pelton B.
Amend printed bill, page 15, line 11, before "shall" insert "AND RELATED
SERVICES".

Page 15, line 15, after "(b)" insert "(I)".

Page 15, line 16, strike "AND" and substitute "OR".

Page 15, strike line 17 and substitute:

"(II) BE STRUCTURED AS A FLAT MONTHLY FEE OR A FLAT HOURLY RATE
THAT IS NOT CONTINGENT UPON, AND DOES NOT VARY BASED ON, THE NUMBER
OF TRAFFIC CITATIONS ISSUED OR THE AMOUNT OF REVENUE GENERATED; AND
(c) NOT INCLUDE ANY INCENTIVES, BONUSES, ESCALATORS, OR OTHER
PROVISIONS THAT ARE DIRECTLY OR INDIRECTLY TIED TO THE NUMBER OF
CITATIONS ISSUED OR THE AMOUNT OF REVENUE GENERATED."

As amended, ordered engrossed and placed on the calendar for third reading and final
passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1322 by Representative(s) Valdez and McCormick; also Senator(s) **Cutter and Mullica**--
Concerning civil actions against certain individuals engaging in conversion therapy efforts.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, April 28, page(s) 928 and placed in members' bill files.)

Amendment No. 2(L.028), by Senator Cutter.
Amend reengrossed bill, page 4, strike lines 5 through 14.

Reletter succeeding paragraphs accordingly.

Page 5, line 2, strike "**causation** -".

Page 6, strike lines 12 and 13 and substitute "A CIVIL ACTION FOR DAMAGES."

Page 6, strike lines 21 through 27.

Page 7, strike lines 1 through 10.

ReNUMBER succeeding subsections accordingly.

Page 7, strike lines 18 through 27.

Page 8, strike lines 1 through 7.

Page 8, strike lines 8 through 10 and substitute:
"(4) IN AN ACTION BROUGHT PURSUANT TO THIS SECTION, THE TRIER OF
FACT MAY CONSIDER THE NATURE,".

Page 8, strike lines 19 through 27.

Page 9, strike lines 1 through 11.

ReNUMBER succeeding subsections accordingly.

Page 9, strike lines 16 and 17 and substitute "OR ESTATE."

Page 9, line 20, strike "(7)(a)" and substitute "(5)(a)".

Page 9, line 24, strike "(4)" and substitute "(3)".

Page 9, line 26, strike "(7)." and substitute "(5)."

Page 9, strike line 27.

Page 10, strike lines 1 and 2 and substitute:
"(6) THIS SECTION DOES NOT CREATE A NEW CAUSE OF ACTION."

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1123 by Representative(s) Stewart K. and Mabrey, Duran; also Senator(s) **Amabile and Weissman**--Concerning measures to prevent sexual abuse in jails, and, in connection therewith, making an appropriation.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, April 23, page(s) 850-852 and placed in members' bill files.)

Amendment No. 2(L.024), by Senator Weissman.
Amend the Judiciary Committee Report, dated April 22, 2026, page 1, strike line 1 and substitute:

"Amend reengrossed bill page 2, line 5, strike "**definitions**." and substitute "**definitions - repeal**."

Page 2 of the bill, strike lines 8 through 10 and substitute:"

Page 1 of the report, strike lines 11 and 12.

Page 1 of the report, after line 16 insert:

"Page 3 of the bill, line 14, strike "OR".

Page 3 of the bill, strike likes 15 through 17 and substitute:

"(b) TWOPERSONNELHAVE DETERMINED ANDREASONABLY BELIEVE AN INMATE IS CONCEALING ON THE INMATE'S PERSON A CONTROLLED SUBSTANCE, AS DEFINED IN SECTION 18-18-102 (5); A DANGEROUS INSTRUMENT, AS DEFINED IN SECTION 18-8-203 (4); OR CONTRABAND, AS DEFINED IN SECTION 18-8-204 (2); OR

(c) THE STRIP SEARCH OCCURS UNDER A CIRCUMSTANCE OR SET OF CONDITIONS IN WHICH THERE HAS BEEN A DOCUMENTED PRIOR INCIDENT OF POSSESSION OF A CONTROLLED SUBSTANCE, AS DEFINED IN SECTION 18-18-102 (5); A DANGEROUS INSTRUMENT, AS DEFINED IN SECTION 18-8-203 (4); OR CONTRABAND, AS DEFINED IN SECTION 18-8-204 (2); OR ANY OTHER ITEM THAT CREATES GRAVE DANGER OF DAMAGE TO PROPERTY OR INJURY TO PERSONS AND SUBSTANTIALLY OBSTRUCTS THE PERFORMANCE OF INSTITUTIONAL FUNCTIONS OF THE LOCAL DETENTION FACILITY, AND THE CIRCUMSTANCE OR SET OF CONDITIONS GIVE RISE TO A SUBSTANTIAL LIKELIHOOD THAT A SIMILAR INCIDENT MAY OCCUR AGAIN, AND THE LOCAL DETENTION FACILITY HAS A WRITTEN POLICY AUTHORIZING A STRIP SEARCH UNDER THE CIRCUMSTANCE OR SET OF CONDITIONS."

Page 3 of the bill, line 18, after "(3)" insert "(a)" and after "STRIP SEARCH" insert "PURSUANT TO SUBSECTION (2)(b) OR (2)(c) OF THIS SECTION".

Page 3 of the bill, after line 20 insert:

"(b) "THIS SUBSECTION (3) IS REPEALED, EFFECTIVE JANUARY 1, 2031."."

Page 2 of the report, after line 4 insert:

"Page 4 of the bill, line 1, after "OCCURRED" insert "PURSUANT TO SUBSECTION (2)(b) OR (2)(c) OF THIS SECTION".

Page 4 of the bill, after line 2 insert:

"(6) SECTION 16-3-405 DOES NOT APPLY TO STRIP SEARCHES CONDUCTED PURSUANT TO THIS SECTION.

(7) A STRIP SEARCH MUST NOT BE CONDUCTED FOR PURPOSES OF RETALIATION."."

Page 2 of the report, strike lines 15 and 16 and substitute "TAGGING FEATURE".

Page 2 of the report, line 24, strike "JAIL." and substitute "JAIL, OR THE SHERIFF'S OR EQUIVALENT HEAD OF A MUNICIPAL JAIL'S DESIGNEE,"."

Page 3 of the report, strike lines 1 through 3 and substitute:

"(6) EACH LOCAL DETENTION FACILITY SHALL HAVE WRITTEN POLICIES REGARDING:

(a) THE CIRCUMSTANCES OR SET OF CONDITIONS WHEN PERSONNEL OF THE LOCAL DETENTION FACILITY ARE AUTHORIZED TO CONDUCT STRIP SEARCHES OF PERSONS IN THE CUSTODY OF THE LOCAL DETENTION FACILITY;

(b) THE RESTRICTION OF ACCESS TO BODY-WORN CAMERA FOOTAGE TAGGED AS STRIP SEARCH VIDEO PURSUANT TO SUBSECTION (2) OF THIS SECTION; AND

(c) THE RETENTION OF BODY-WORN CAMERA FOOTAGE TAGGED AS STRIP SEARCH VIDEO.

(7) ON OR BEFORE AUGUST 1, 2026, EACH SHERIFF SHALL IMPLEMENT THE WRITTEN POLICIES DESCRIBED IN SUBSECTION (6) OF THIS SECTION."

Page 3 of the report, after line 9 insert:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

"Page 6 of the bill, line 19, after "NEAREST" insert "OR OTHER REASONABLY ACCESSIBLE"."

Page 3 of the report, line 30, strike "footage." and substitute "footage - repeal."

Page 4 of the report, strike lines 6 through 16 and substitute: "IN THE BODY-WORN CAMERA FOOTAGE TAGGING OPTIONS. EACH SHERIFF SHALL ENSURE THAT STRIP SEARCH FOOTAGE HAS THE MOST RESTRICTIVE LEVEL OF ACCESS AVAILABLE WITHIN THE SHERIFF'S BODY-WORN CAMERA SYSTEM. THE SHERIFF AND JAIL PERSONNEL SHALL ONLY ACCESS STRIP SEARCH FOOTAGE PURSUANT TO SECTION 17-26-141 (5).

(b) ON OR BEFORE AUGUST 1, 2026, EACH SHERIFF SHALL IMPLEMENT BODY-WORN CAMERA FOOTAGE TAGGING PURSUANT TO SECTION 17-26-141 (2).

(3) (a) ON OR BEFORE JANUARY 1 OF EACH YEAR, EACH SHERIFF SHALL REPORT DATA COLLECTED DURING THE PREVIOUS CALENDAR YEAR AS DOCUMENTED IN THE REPORT DESCRIBED IN SECTION 17-26-103.5 (3) TO THE DIVISION OF CRIMINAL JUSTICE IN THE DEPARTMENT OF PUBLIC SAFETY IN A MANNER PRESCRIBED BY THE DIVISION.

(b) THIS SUBSECTION (3) IS REPEALED, EFFECTIVE JANUARY 31, 2031.

SECTION 7. In Colorado Revised Statutes, 24-33.5-503, **add** (1)(hh) as follows:

24-33.5-503. Duties of division - repeal.

(1) The division has the following duties:

(hh) (I) TO MAKE PUBLICLY AVAILABLE BY JANUARY 31 OF EACH YEAR DATA SUBMITTED TO THE DIVISION PURSUANT TO SECTION 30-10-511 (3). THE DIVISION SHALL USE EXISTING OR FREELY AVAILABLE TECHNOLOGY TO ACCOMPLISH THE REQUIREMENTS OF THIS SUBSECTION (1)(hh).

(II) THIS SUBSECTION (1)(hh) IS REPEALED, EFFECTIVE FEBRUARY 1, 2031."

Re-number succeeding sections accordingly.

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1226 by Representative(s) Willford and Froelich, Bacon, Brown, Camacho, Clifford, Garcia, Goldstein, Hamrick, Mabrey, McCormick, Nguyen, Sirota, Smith, Stewart R., Story, Titone, Valdez, Velasco, Woodrow, Zokaie; also Senator(s) **Weissman and Cutter**, Kipp, Wallace--Concerning measures to reduce emissions from certain electric generating units in the state.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, April 29, page(s) 978 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1076 by Representative(s) Paschal and Lindsay; also Senator(s) **Ball**--Concerning modifications to select statutory provisions relating to transportation.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, April 30, page(s) 983-987 and placed in members' bill files.)

Amendment No. 2(L.004), by Senator Ball.
Amend reengrossed bill, page 4, after line 9 insert:

"SECTION 3. In Colorado Revised Statutes, 33-61-102, **amend** (6) as follows:

33-61-102. Definitions.

As used in this article 61, unless the context otherwise requires:

(6) "Gas spot price" means the Henry Hub natural gas spot price as reported by the United States energy information administration or a ~~successor~~ ANOTHER price index selected by the commission PURSUANT TO SECTION 33-61-103 (1)(a.5).

SECTION 4. In Colorado Revised Statutes, 33-61-103, **amend** (1)(b)(I) introductory portion and (1)(b)(II); and **add** (1)(a.5) as follows:

33-61-103. Fee for oil and gas production - remediation of harm to wildlife and land - cash fund.

(1) (a.5) NO LATER THAN ONE WEEK AFTER OCTOBER 1, 2026, AND NO LATER THAN ONE WEEK AFTER THE FIRST DAY OF EACH CALENDAR QUARTER THEREAFTER, THE COMMISSION SHALL DETERMINE WHICH NATURAL GAS INDEX TO USE TO CALCULATE THE AVERAGE GAS SPOT PRICE FOR THE PREVIOUS CALENDAR QUARTER PURSUANT TO SUBSECTION (1)(b) OF THIS SECTION. IN DETERMINING WHICH NATURAL GAS INDEX TO USE, THE COMMISSION SHALL CONSIDER REGIONAL DYNAMICS IN THE NATURAL GAS MARKET THAT AFFECT THE SPOT PRICES THAT NATURAL GAS OPERATORS MAY RECEIVE FOR THEIR NATURAL GAS COMPARED TO THE GAS SPOT PRICE.

(b) (I) No later than ~~one week~~ TWO WEEKS after October 1, 2025, and no later than ~~one week~~ TWO WEEKS after the first day of each calendar quarter thereafter, the commission shall calculate, including performing any necessary measurement unit conversions to calculate, the average oil spot price and the average gas spot price for the previous calendar quarter and publish the average oil spot price and the average gas spot price on the commission's website. The commission shall routinely provide written guidance to the division on factors relevant to the production fee amounts, including guidance on the current condition of the oil and gas market and the market's sensitivity to higher or lower production fee amounts. In preparing the written guidance, the commission shall:

(II) No later than ~~one month~~ THREE WEEKS after the commission publishes the average oil spot price and the average gas spot price for the previous calendar quarter on the commission's website pursuant to subsection (1)(b)(I) of this section, the division shall set the production fee amounts applicable to the previous calendar quarter, notify the executive director of the production fee amounts set, and publish the production fee amounts on the division's website. Prior to adopting the production fee amounts, the division shall consult with the commission on the appropriate production fee amounts for the previous quarter and take into account the maximum amounts described in section 33-61-102 (12) and other relevant factors."

Re-number succeeding sections accordingly.

Page 11, after line 6, insert:

"SECTION 15. In Colorado Revised Statutes, 43-4-1202, **amend** (9.7) as follows:

43-4-1202. Definitions.

As used in this part 12, unless the context otherwise requires:

(9.7) "Gas spot price" means the Henry Hub natural gas spot price as reported by the United States energy information administration or a ~~successor~~ ANOTHER price index selected by the energy and carbon management commission created in section 34-60-104.3 AND PURSUANT TO SECTION 43-4-1204 (1)(a.5).

SECTION 16. In Colorado Revised Statutes, 43-4-1204, **amend** (1)(b)(I) introductory portion and (1)(b)(II); and **add** (1)(a.5) as follows:

43-4-1204. Production fee for clean transit imposed by the enterprise - local transit operations program - local transit grant program - rail funding program - cash funds - report.

(1) (a.5) NO LATER THAN ONE WEEK AFTER OCTOBER 1, 2026, AND NO LATER THAN ONE WEEK AFTER THE FIRST DAY OF EACH CALENDAR QUARTER THEREAFTER, THE ENERGY AND CARBON MANAGEMENT COMMISSION CREATED IN SECTION 34-60-104.3 (1) SHALL DETERMINE WHICH NATURAL GAS INDEX TO USE PURSUANT TO SECTION 33-61-102 (6). IN DETERMINING WHICH NATURAL GAS INDEX TO USE, THE ENERGY AND CARBON MANAGEMENT COMMISSION SHALL CONSIDER REGIONAL DYNAMICS IN THE NATURAL GAS MARKET THAT AFFECT THE SPOT PRICES THAT NATURAL GAS OPERATORS MAY RECEIVE FOR THEIR NATURAL GAS COMPARED TO THE GAS SPOT PRICE.

(b) (I) No later than ~~one week~~ TWO WEEKS after October 1, 2025, and no later than ~~one week~~ TWO WEEKS after the first day of each calendar quarter thereafter, the energy and carbon management commission, created in section 34-60-104.3 (1), shall calculate, including performing any necessary measurement unit conversions to calculate, the average oil spot price and the average gas spot price for the previous calendar quarter and publish the average oil spot price and average gas spot price on the energy and carbon management

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

commission's website. The energy and carbon management commission shall routinely provide written guidance to the enterprise on factors relevant to the production fee amounts, including guidance on the current condition of the oil and gas market and the market's sensitivity to higher or lower production fee amounts. In preparing the written guidance, the energy and carbon management commission shall:

(II) No later than ~~one month~~ THREE WEEKS after the energy and carbon management commission publishes the average oil spot price and the average gas spot price for the previous calendar quarter on the energy and carbon management commission's website pursuant to subsection (1)(b)(I) of this section, the enterprise shall set the production fee amounts applicable to the previous calendar quarter, notify the executive director of the department of revenue of the production fee amounts set, and publish the production fee amounts on the enterprise's website. Prior to adopting the production fee amounts, the enterprise shall consult with the energy and carbon management commission on the appropriate production fee amounts for the previous quarter and take into account the maximum amounts described in section 43-4-1202 and other relevant market factors."

Renumber succeeding sections accordingly.

As amended, ordered revised and placed on the calendar for third reading and final passage.

(For further action, see amendments to the report of the Committee of the Whole.)

HB26-1207 by Representative(s) Jackson and Bacon; also Senator(s) **Kipp and Danielson**--Concerning employer accountability through disclosure of demographic workforce data.

Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, April 29, page(s) 963 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 30, page(s) 998-999 and placed in members' bill files.)

Amendment No. 3(L.010), by Senator Kipp.
Amend the Appropriations Committee Report, dated April 30, 2026, page 1, line 8, strike "beased" and substitute "based".

As amended, ordered revised and placed on the calendar for third reading and final passage.

SB26-115 by Senator(s) **Gonzales J. and Weissman**; --Concerning post-conviction relief for certain offenders sentenced to imprisonment.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, February 26, page(s) 256 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, April 28, page(s) 1029 and placed in members' bill files.)

Amendment No. 3(L.009), by Senator Weissman.
Amend printed bill, page 3, line 24, after "COURT" insert "ON OR BEFORE THREE YEARS AFTER THE EFFECTIVE DATE OF THIS SECTION".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1210 by Representative(s) Bacon and Mabrey, Brown, Clifford, Froelich, Garcia, Lindsay, Martinez, Mauro, Nguyen, Rutinel, Sirota, Smith, Story, Titone, Willford, Woodrow, Zokaie; also Senator(s) **Weissman and Jodeh**, Cutter, Lindstedt, Marchman, Sullivan, Wallace--Concerning limiting the use of intimate personal data to make inferences that impact a person's financial position.

Laid over until Tuesday, May 5, 2026.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

At the order of the President, Senator Baisley was excused.

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

HB26-1076 by Representative(s) Paschal and Lindsay; also Senator(s) **Ball and Lindstedt**--Concerning modifications to select statutory provisions relating to transportation.

Senator Carson moved to amend the report of the Committee of the Whole to show that the following new Baisley floor amendment, (L.003) to HB26-1076, did pass.

Amend reengrossed bill, page 4, after line 9 insert:

"SECTION 3. In Colorado Revised Statutes, 24-93-110, **add** (1.5) as follows:

24-93-110. Department of transportation - additional requirements for integrated project delivery contracts - short-listing - transparency.

(1.5) IN THE USE OF CEMENTITIOUS PRODUCTS, THE DEPARTMENT OF TRANSPORTATION SHALL CONSIDER THE CAPABILITY OF PARTICIPATING ENTITIES TO PROVIDE:

(a) A MILL CERTIFICATE THAT DISCLOSES THE ORIGINAL MANUFACTURING FACILITY AND THAT DOCUMENTS THE CHEMICAL AND PHYSICAL PROPERTIES OF THE CEMENTITIOUS PRODUCTS;

(b) AN ENVIRONMENTAL PRODUCT DECLARATION (EPD); AND

(c) QUALITY CONTROL TESTS.

SECTION 4. In Colorado Revised Statutes, 24-103-902, **add** (1)(b.5) as follows:

24-103-902. Low tie bids - award procedure and determination - bid preference.

(1) If low tie bids are received in response to an invitation for bids for a supply contract, the following procedures are required:

(b.5) IF THE LOW TIE BIDS ARE FROM RESIDENT BIDDERS USING CEMENTITIOUS PRODUCTS, THE RESIDENT BIDDER USING COLORADO ORIGINAL CEMENTITIOUS PRODUCTS SHALL BE GIVEN PREFERENCE.

SECTION 5. In Colorado Revised Statutes, 24-103-908, **add** (2)(c) as follows:

24-103-908. Bid preferences - resident bidder - public projects - report - federal and state law - definitions.

(2) (c) WHEN A CONSTRUCTION CONTRACT FOR A PUBLIC PROJECT IS TO BE AWARDED TO A BIDDER, A BIDDER USING COLORADO ORIGINAL CEMENTITIOUS PRODUCTS SHALL BE ALLOWED A PREFERENCE AGAINST A BIDDER USING CEMENTITIOUS PRODUCTS MANUFACTURED IN ANOTHER STATE OR A FOREIGN COUNTRY.

SECTION 6. In Colorado Revised Statutes, 24-103-910, **amend** (1), (2)(c), and (3); and **add** (2)(a.5) as follows:

24-103-910. Use of foreign-produced goods - cement, iron, steel, and related manufactured products - disclosure - report - definitions.

(1) The contractor for any public works project that is funded by a state agency as defined in section 24-30-1301 (17) or by a state institution of higher education as defined in section 24-30-1301 (18), that does not receive any federal ~~moneys~~ MONEY, and that costs more than five hundred thousand dollars shall, upon completion of the project, make a good faith effort to disclose to the department of personnel the five most costly goods incorporated into the project, including CEMENT, iron, steel, or related manufactured goods; except that, for public projects under the supervision of the department of transportation, the contractor shall disclose such information to the department of transportation.

(2) (a.5) IN THE CASE OF A CEMENTITIOUS PRODUCT, THE PRODUCT WILL BE CONSIDERED MANUFACTURED IN THE UNITED STATES IF ALL OF THE MANUFACTURING PROCESSES FOR THE PRODUCT TAKE PLACE IN THE UNITED STATES. THE CEMENTITIOUS PRODUCT WILL BE FURTHER CONSIDERED "COLORADO ORIGINAL" IF ALL OF THE MANUFACTURING PROCESSES FOR THE PRODUCT TAKE PLACE IN THE STATE.

(c) In order for a manufactured good to be considered subject to

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

disclosure under this article 103, the product must be manufactured predominantly of CEMENT, steel, or iron. The manufactured good is deemed a product manufactured predominantly of CEMENT, steel, or iron if the product consists of more than fifty percent CEMENT steel or iron content when it is delivered to the job site for installation.

(3) The disclosure must state the total cost and country of origin of the five most costly goods used on a project, including CEMENT, iron, steel, and related manufactured goods described pursuant to subsections (1) and (2) of this section. The contractor may rely on documents provided by third-party vendors when disclosing the country of origin of CEMENT, iron, steel, or related manufactured goods. In addition, the disclosure must state whether the public works project was subject to any existing domestic content preference, including 41 U.S.C. secs. 8301 to 8305, 23 U.S.C. sec. 313, 49 U.S.C. sec. 5323, 49 U.S.C. sec. 24305, 49 U.S.C. sec. 24405, and 49 U.S.C. secs. 50101 to 50105. The contractor shall disclose the information in a manner to be determined by the department."

Renumber succeeding sections accordingly.

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	12	NO	22	EXCUSED	1	ABSENT	0
Amabile	N	Danielson	N	Kolker	N	Rodriguez	Y
Baisley	E	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	N	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	N		

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Hinrichsen, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	27	NO	7	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	E	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-152, as amended, HB26-1322, as amended, HB26-1123, as amended, HB26-1226, as amended, HB26-1076, as amended, HB26-1207, as amended, SB26-115, as amended.

Laid over until Tuesday, May 5: SB26-068, SB26-082, HB26-1210.

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

- Education After consideration on the merits, the Committee recommends that **HB26-1028** 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 **HB26-1282** 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 **HB26-1317** 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 3, lines 13 and 14, strike "services programs" and substitute "services programs, out-of-school time programs,".
 - Page 12, line 4, after "READINESS" insert "AND STUDENT SUPPORT".
 - Page 12, line 6, after "LEARNING," insert "OUT-OF-SCHOOL TIME PROGRAMS THAT PROVIDE CAREER-CONNECTED LEARNING OPPORTUNITIES,".

MESSAGE FROM THE HOUSE

May 4, 2026
 Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-012, amended as printed in House Journal, April 30, 2026, and amended on Third Reading as printed in House Journal, May 4, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1222, HB26-1289, HB26-1223, HB26-1221, and HB26-1065, amended as printed in House Journal, May 1, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1004.

The House has passed on Third Reading and returns herewith SB26-141 and SB26-151.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1328, HB26-1111, and SB26-150, amended as printed in House Journal, May 1, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1423.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-142, HB26-1014, HB26-1059, and HB26-1255, amended as printed in House Journal, May 1, 2026.

The House has voted to concur in the Senate amendments to HB26-1183, HB26-1194, HB26-1026, HB26-1008, HB26-1053, HB26-1088, HB26-1320, HB26-1019, HB26-1318, HB26-1214, HB26-1260, HB26-1283, HB26-1313, HB26-1006, and HB26-1312, and has repassed the bills as so amended.

The House has voted not to concur in the Senate amendments to HB26-1184 and requests that a conference committee be appointed. The Speaker has appointed Representatives Lukens, chair, Mauro, and Johnson as House conferees on the First Conference Committee on HB26-1184. The House has granted authorization to go beyond the scope of the differences. The bill is transmitted herewith.

The House has voted not to concur in the Senate amendments to HB26-1258 and requests that a conference committee be appointed. The Speaker has appointed Representatives Titone, chair, Martinez, and Soper as House conferees on the First Conference Committee on HB26-1258. The House has granted authorization to go beyond the scope of the differences. The bill is transmitted herewith.

MESSAGE FROM THE REVISOR OF STATUTES

May 4, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

- Without comment, HB26-1004 and 1423.
- Without comment, as amended, HB26-1014, 1059, 1065, 1111, 1255, 1289, and 1328.
- Without comment, as amended, SB26-012, 142, and 150.
- With comment, as amended, HB26-1221, 1222, and 1223.

INTRODUCTION OF BILLS -- FIRST READING (cont'd)

The following bills were read by title and referred to the committees indicated:

- SB26-190** by Senator(s) **Coleman and Weissman**; also Representative(s) Bacon and English--
Concerning releasing information related to incidents involving a peace officer's use of
force that results in death.
State, Veterans, & Military Affairs
- SB26-191** by Senator(s) **Amabile and Frizell**; --Concerning the use of gifts, grants, and donations
made to the department of health care policy and financing for the purpose of enhanced
reimbursement for nursing facilities that serve residents with behavioral health needs.
Finance
- SB26-192** by Senator(s) **Cutter**; also Representative(s) Soper and Joseph--Concerning an appeals
process for producers to contest the eco-modulated dues assessed against producers to
finance the producer responsibility program for statewide recycling.
Transportation & Energy
- HB26-1004** by Representative(s) McCluskie and Caldwell, Boesenecker, Bradfield, Camacho, Clifford,
Gilchrist, Lindsay, Lukens, Martinez, McCormick, Stewart K., Stewart R., Titone, Velasco,
Zokaie; also Senator(s) **Coleman and Simpson**, Bright, Jodeh, Kipp, Marchman,
Michaelson Jenet, Pelton B., Pelton R.--Concerning a continuation of the income tax credit
for a qualifying contribution to promote child care in the state.
Finance
- HB26-1014** by Representative(s) Taggart and Boesenecker; also Senator(s) **Frizell and Ball**--
Concerning an extension of the Colorado job growth incentive tax credit through state
income tax year 2034.
Finance
- HB26-1059** by Representative(s) Hartsook and Stewart R.; also Senator(s) **Frizell and Snyder**--
Concerning the cash funds created in connection with money retained by the department of
revenue to mitigate the administrative costs incurred by the department in collecting certain
charges.
Finance
- HB26-1065** by Representative(s) McCluskie and Woodrow, Boesenecker, Camacho, Jackson, Lindsay,
Paschal, Stewart R., Velasco, Zokaie; also Senator(s) **Roberts and Exum**, Hinrichsen,
Jodeh, Kipp--Concerning transit and housing investment zones, and, in connection
therewith, making an appropriation.
Finance
- HB26-1111** by Representative(s) Mauro and McCormick; also Senator(s) **Kipp and Roberts**--
Concerning the creation of a program for the end-of-life management of pesticide products,
and, in connection therewith, creating the pesticide product disposal and container

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- recycling enterprise to develop and administer the program and making an appropriation.
Finance
- HB26-1221** by Representative(s) Zokaie and Sirota; also Senator(s) **Amabile and Wallace--**
Concerning the adjustment of certain tax expenditures.
Finance
- HB26-1222** by Representative(s) Garcia and McCormick; also Senator(s) **Kipp--**Concerning the
modification of tax expenditures, and, in connection therewith, making additions to the
definition of federal taxable income for tax years commencing on or after January 1, 2027,
and creating the family affordability credit.
Finance
- HB26-1223** by Representative(s) Woodrow and Boesenecker; also Senator(s) **Ball and Roberts--**
Concerning modifying certain tax expenditures.
Finance
- HB26-1255** by Representative(s) Story; also Senator(s) **Cutter--**Concerning protections for users of
electronic media, and, in connection therewith, requiring an operator of a social media
platform to ensure the social media platform provides a streamlined process to allow a law
enforcement agency to contact the social media platform concerning a search warrant and
requiring an operator to report to a local law enforcement agency if the operator's social
media platform takes an adverse action against a user of the social media platform.
Judiciary
- HB26-1289** by Representative(s) Garcia and Brown; also Senator(s) **Weissman--**Concerning
modification of certain tax expenditures, and, in connection therewith, making and
reducing an appropriation.
Finance
- HB26-1328** by Representative(s) Stewart K. and Winter T.; also Senator(s) **Mullica and Kirkmeyer--**
Concerning nonemergency medical transportation for medicaid members, and, in
connection therewith, making and reducing an appropriation.
Health & Human Services
- HB26-1421** by Representative(s) Mabrey and Caldwell; also Senator(s) **Daugherty and Frizell--**
Concerning prohibiting certain compensation arrangements in the legal profession, and, in
connection therewith, creating the "Colorado Legal Practice Integrity and Fee-sharing
Prohibition Act".
Judiciary
- HB26-1423** by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges,**
Kirkmeyer--Concerning requiring the department of public safety to submit a community
corrections budget in its annual budget request.
Appropriations

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SB26-095, 101, 120, 124, 136, 137, 143, 158, and 159.

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Tuesday, May 5, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

 112th Legislative Day

 Tuesday, May 5, 2026

Prayer	By Senator Marchman.	10
Call to Order	By the President at 9:00 a.m.	11
Roll Call	Present-- 30. Excused-- 5, Amabile, Bridges, Kirkmeyer, Kolker, Daugherty. Present later-- 5, Amabile, Bridges, Kirkmeyer, Kolker, Daugherty. Excused later-- 3, Danielson, Kirkmeyer, Marchman.	12 13 14 15 16 17 18 19
Quorum	The President announced a quorum present.	20 21
Pledge	By Senator Frizell.	22 23
Approval of the Journal	On motion of Senator Weissman, the Journal of Monday, May 4, 2026, was approved as corrected by the Secretary.	24 25 26 27

SENATE SERVICES REPORT

Correctly Printed: SB26-190, 191, and 192.
Correctly Engrossed: SB26-115 and 152; SJR26-025.
Correctly Reengrossed: SB26-003, 175, 177, and 182.
Correctly Revised: HB26-1076, 1123, 1207, 1226, and 1322; HJR26-1030.
Correctly Rerevised: HB26-1010, 1109, 1113, 1143, 1235, 1252, 1299, 1343, and 1346.
Correctly Enrolled: SB26-051 and 132.

COMMITTEE OF REFERENCE REPORTS

Trans- portation & Energy	After consideration on the merits, the Committee recommends that HB26-1420 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	43 44 45 46 47
Trans- portation & Energy	After consideration on the merits, the Committee recommends that HB26-1269 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. Amend reengrossed bill, page 10, strike lines 18 through 22. ReNUMBER succeeding C.R.S. section accordingly. Page 11, line 11, strike "THIS PART 17;" and substitute "SECTIONS 43-1-1703 AND 43-1-1704;". Page 11, strike lines 14 through 16. ReNUMBER succeeding subparagraphs accordingly. Page 11, strike lines 21 through 27. Page 12, strike line 1.	48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67

Renumber succeeding subparagraphs accordingly.

Page 12, line 11, after "THE" insert "COVERED".

Page 13, after line 10 insert:

"(II) AUTOMATIC PASSENGER COUNTER DATA FOR EACH FIXED-ROUTE SERVICE, INCLUDING BOARDINGS BY ROUTE;"

Renumber succeeding subparagraphs accordingly.

Page 13, after line 13 insert:

"(A) THE AVAILABILITY OF RESTROOMS AND ACCESS TO RESTROOMS FOR TRANSIT RIDERS AND TRANSIT OPERATORS FOR ALL ROUTES;"

Reletter succeeding sub-subparagraphs accordingly.

Page 14, after line 17 insert:

"(c) A COVERED TRANSIT AGENCY MAY SATISFY ANY OF THE INFORMATION REQUIRED TO BE REPORTED PURSUANT TO THIS SECTION BY REFERENCING OR INCLUDING A LINK TO AN OFFICIAL REPORT THAT INCLUDES THE REQUIRED INFORMATION, SO LONG AS THAT OFFICIAL REPORT IS POSTED ON THE COVERED TRANSIT AGENCY'S PUBLICLY ACCESSIBLE WEBSITE."

Trans-
portation &
Energy

After consideration on the merits, the Committee recommends that **HB26-1225** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 6, line 21, strike "TRIAL".

Page 7, line 6, strike "DISCUSS AND IMPLEMENT A PROCESS" and substitute "DISCUSS, AND THE PUBLIC UTILITY SHALL IMPLEMENT, A PROCESS".

Page 7, line 23, strike "REMOVED FROM" and substitute "INCLUDED AND SPECIFICALLY DESIGNATED IN".

Page 8, strike lines 15 through 27 and substitute:

"(VII) NEITHER THE PUBLIC UTILITY NOR RATEPAYERS ARE RESPONSIBLE FOR COSTS ASSOCIATED WITH REPAIRS OR CORRECTIONS TO THIRD-PARTY WORK. COSTS ASSOCIATED WITH REPAIRS OR CORRECTIONS TO THIRD-PARTY WORK ARE THE RESPONSIBILITY OF THE THIRD-PARTY CONTRACTOR.

(d) ON OR BEFORE DECEMBER 15, 2026, THE PUBLIC UTILITY SHALL FILE A NOTICE WITH THE COMMISSION THAT INCLUDES A REPORT ON ANY RECOMMENDATIONS OF THE WORKING GROUP AND INDICATE WHICH, IF ANY, RECOMMENDATIONS ARE UNANIMOUSLY APPROVED BY THE WORKING GROUP. THE REPORT MUST ALSO INDICATE WHICH RECOMMENDATIONS REQUIRE OR MAY REQUIRE COMMISSION APPROVAL. THE PUBLIC UTILITY SHALL MAKE APPROPRIATE FILINGS TO IMPLEMENT ANY RECOMMENDATIONS THAT REQUIRE COMMISSION APPROVAL ON OR BEFORE JANUARY 1, 2027."

Page 9, strike lines 1 through 3.

Judiciary

After consideration on the merits, the Committee recommends that **HB26-1256** be **referred** to the Committee on Appropriations with favorable recommendation.

Judiciary

After consideration on the merits, the Committee recommends that **HB26-1276** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 3, strike lines 23 through 27.

Strike page 4.

Page 5, strike lines 1 through 13.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Renumber succeeding sections accordingly.

Page 7, strike line 12 and substitute "THE".

Page 7, line 21, after "(1)(i)(I)(D)." insert "THIS SUBSECTION (1)(i)(I)(D) APPLIES TO A LOCAL, COUNTY, OR PRIVATE FACILITY THAT HOUSES OR DETAINS INDIVIDUALS WHO ARE NONCITIZENS FOR PURPOSES OF CIVIL IMMIGRATION PROCEEDINGS, INCLUDING A FACILITY THAT IS OPERATED ON BEHALF OF OR PURSUANT TO A CONTRACT WITH FEDERAL IMMIGRATION AUTHORITIES. THIS SUBSECTION (1)(i)(I)(D) DOES NOT APPLY TO DETENTION FACILITIES OPERATED DIRECTLY BY THE FEDERAL GOVERNMENT."

Page 8, strike lines 6 through 15.

Reletter succeeding sub-subparagraphs accordingly.

Page 8, strike lines 25 and 26 and substitute "THE FACILITY IS".

Page 12, strike lines 7 through 27 and substitute:

"NO LATER THAN SEPTEMBER 1, 2026, THE OFFICE OF THE ATTORNEY GENERAL SHALL DEVELOP AND MAKE AVAILABLE TO THE ENTITIES THAT ARE SUBJECT TO ARTICLE 74.1 OF THIS TITLE 24 A MODEL POLICY THAT ALIGNS WITH THE REQUIREMENTS OF ARTICLE 74.1 OF THIS TITLE 24."

Page 13, strike lines 1 through 12.

Page 13, strike lines 22 through 27.

Page 14, strike lines 1 through 5.

Renumber succeeding sections accordingly.

At the order of the President, Senator Bridges was added to the current roll call.

APPOINTMENTS TO CONFERENCE COMMITTEE

The President appointed Senators Cutter , Chair, Marchman, and Baisley as Senate conferees on the first conference committee on [HB26-1184](#).

CONFERENCE COMMITTEE GRANTED FURTHER POWERS

HB26-1184 by Representative(s) Lukens and Mauro, Goldstein, Lindsay, McCormick, Smith; also Senator(s) **Cutter and Marchman**--Concerning the continuation of the Colorado forest health council, and, in connection therewith, implementing the recommendation of the department of regulatory agencies in the department's 2025 sunset report.

Senator Cutter moved that the Senate conferees on the first conference committee on **HB26-1184** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

APPOINTMENTS TO CONFERENCE COMMITTEE

The President appointed Senators Roberts, Chair, Hinrichsen, and Pelton R. as Senate conferees on the first conference committee on **HB26-1258**.

CONFERENCE COMMITTEE GRANTED FURTHER POWERS

HB26-1258 by Representative(s) Soper and Titone; also Senator(s) **Roberts and Pelton R.--** Concerning death.

Senator Roberts moved that the Senate conferees on the first conference committee on **HB26-1258** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

At the order of the President, Senators Amabile and Kirkmeyer were added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

At the order of the President, Senators Kolker and Pelton B. were added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SR26-008 by Senator(s) **Catlin and Coleman**; --Concerning the recognition of the 125th anniversary of Western Colorado University.

On motion of Senator Catlin, the resolution was read at length and **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Simpson, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

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:

SB26-152 by Senator(s) **Ball and Pelton B.**; also Representative(s) Willford and Barron--Concerning changes to the usage of automated vehicle identification systems.

A majority of those elected to the Senate having voted in the affirmative, Senator Ball was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.012) , by Senator Pelton B.

Amend engrossed bill, page 5, line 15, strike "TWO AND".

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, and Hinrichsen.

HB26-1322 by Representative(s) Valdez and McCormick; also Senator(s) **Cutter and Mullica**--Concerning civil actions against certain individuals engaging in conversion therapy efforts.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Coleman, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Kipp, Kolker, Lindstedt, Roberts, Snyder, Sullivan, Wallace, and Weissman.

HB26-1123 by Representative(s) Stewart K. and Mabrey, Duran; also Senator(s) **Amabile and Weissman**--Concerning measures to prevent sexual abuse in jails, and, in connection therewith, making an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator Weissman was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.025) , by Senator Weissman.

Amend revised bill, page 6, line 27, strike "(6)" and substitute "(7)".

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	27	NO	8	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Gonzales J., Hinrichsen, Jodeh, Kipp, and Wallace.

HB26-1226 by Representative(s) Willford and Froelich, Bacon, Brown, Camacho, Clifford, Garcia, Goldstein, Hamrick, Mabrey, McCormick, Nguyen, Sirota, Smith, Stewart R., Story, Titone, Valdez, Velasco, Woodrow, Zokaie; also Senator(s) **Weissman and Cutter**, Kipp, Wallace--Concerning measures to reduce emissions from certain electric generating units in the state.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	22	NO	13	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Danielson, Hinrichsen, and Jodeh.

HB26-1076 by Representative(s) Paschal and Lindsay; also Senator(s) **Ball and Lindstedt**--Concerning modifications to select statutory provisions relating to transportation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	28	NO	7	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Hinrichsen, Kipp, and Snyder.

HB26-1207 by Representative(s) Jackson and Bacon; also Senator(s) **Kipp and Danielson**--Concerning employer accountability through disclosure of demographic workforce data, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Lindstedt, and Weissman.

SB26-115 by Senator(s) **Gonzales J. and Weissman**; also Representative(s) Bacon and Mabrey--Concerning post-conviction relief for certain offenders sentenced to imprisonment, and, in connection therewith, making and reducing an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator Gonzales was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.010) , by Senator Weissman.

Amend engrossed bill, page 3, line 18, strike "MAY" and substitute "MAY, ON OR BEFORE THREE YEARS AFTER THE EFFECTIVE DATE OF THIS SECTION,".

Page 3, lines 18 and 19, strike "ON OR BEFORE THREE YEARS AFTER THE EFFECTIVE DATE OF THIS SECTION".

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	18	NO	17	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	N	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	N	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Jodeh, Kipp, Rodriguez, and Wallace.

COMMITTEE OF REFERENCE REPORTS (cont'd)

Appropriations After consideration on the merits, the Committee recommends that **SB26-067** be **postponed indefinitely**.

Appropriations After consideration on the merits, the Committee recommends that **SB26-167** be **referred** to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **SB26-181** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1069** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 10, strike lines 3 through 27.

Page 11, strike lines 1 through 14.

Renumber succeeding section accordingly.

Page 1, strike lines 102 and 103 and substitute "MEDICAL SERVICES."

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1078** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 2, line 4, strike "Exclusions." and substitute "Exclusions - limitation."

Page 2, line 5, strike "(1)" and substitute "(1) (a)".

Page 2, after line 11 insert:

"(b) AFTER JULY 1, 2028, ADDITIONAL COURSES THAT ARE ELIGIBLE PURSUANT TO THIS SECTION FOR PARTICIPATION IN CONCURRENT ENROLLMENT COURSES SHALL NOT BE APPROVED PURSUANT TO THIS ARTICLE 35 UNLESS THE APPROPRIATION MADE BY THE GENERAL ASSEMBLY TO THE DEPARTMENT IS SUFFICIENT FOR THE DEPARTMENT TO COMPLY WITH COURSE AUDIT AND OVERSIGHT REQUIREMENTS. COURSES THAT ARE ELIGIBLE PURSUANT TO THIS SECTION FOR PARTICIPATION AS CONCURRENT ENROLLMENT COURSES AND ARE APPROVED PURSUANT TO THIS ARTICLE 35 BEFORE JULY 1, 2028, RETAIN THEIR APPROVED STATUS. BEGINNING IN THE ANNUAL GENERAL APPROPRIATIONS ACT FOR THE 2028-29 STATE FISCAL YEAR, THE GENERAL ASSEMBLY SHALL INDICATE VIA FOOTNOTE TO THE ANNUAL GENERAL APPROPRIATIONS ACT WHETHER THE FUNDING FOR THE DEPARTMENT IS CALCULATED TO PROVIDE SUFFICIENT FUNDING FOR COURSE AUDIT AND OVERSIGHT REQUIREMENTS TO ALLOW ADDITIONAL COURSES TO BE APPROVED PURSUANT TO THIS SECTION."

Page 4, after line 4 insert:

"SECTION 5. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions."

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1132** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1338** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1344** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1347** be referred to the Committee of the Whole with favorable recommendation.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-181, HB26-1338, HB26-1344, HB26-1336, HB26-1227, HB26-1314, HB26-1028, HB26-1282, HB26-1317 were made Special Orders at 10:19 a.m.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Committee of the Whole The hour of 10:19 a.m. having arrived, Senator Wallace moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills -- Consent Calendar, and Senator Wallace was called to act as Chair.

**SPECIAL ORDERS -- SECOND READING OF BILLS
-- CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-181 by Senator(s) **Amabile and Kirkmeyer**, Bridges; also Representative(s) Brown and Taggart, Sirota--Concerning modifying the Colorado works program.

Ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1338 by Representative(s) McCormick and Winter T.; also Senator(s) **Roberts and Simpson**--Concerning the Colorado water conservation board operations, and, in connection therewith, funding projects and making an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1344 by Representative(s) Stewart K. and Bradfield; also Senator(s) **Lindstedt**--Concerning the continuation of the Colorado podiatry board, and, in connection therewith, implementing the recommendation in the 2025 sunset report by the department of regulatory agencies to require podiatrists to develop a written plan to ensure the security of patient medical records.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1336 by Representative(s) Lindsay and Winter T.; also Senator(s) **Pelton R. and Cutter**--Concerning measures to increase access to pharmacy services.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, May 1, page(s) 1017 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1227 by Representative(s) Gilchrist and Bradfield; also Senator(s) **Mullica**--Concerning affirming the rights of children and youth in dependency and neglect proceedings.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1314 by Representative(s) English; also Senator(s) **Exum**--Concerning increasing family stability, and, in connection therewith, prioritizing kinship placements in certain circumstances and facilitating grandparent contact.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1028 by Representative(s) Garcia and Velasco; also Senator(s) **Cutter**--Concerning second language diploma endorsements for graduating high school students.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1282 by Representative(s) Phillips and Goldstein; also Senator(s) **Mullica**--Concerning the elimination of duplicative regulation of school district child care centers.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1317 by Representative(s) McCluskie and Taggart; also Senator(s) **Bridges and Frizell**--Concerning creating a unified system of postsecondary talent development, and, in connection therewith, creating a committee to develop a plan to transition oversight of workforce development programs to the department of higher education.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Amendment No. 1, Education Committee Amendment.
(Printed in Senate Journal, May 4, page(s) 1059 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 --
SPECIAL ORDERS -- CONSENT CALENDAR**

On motion of Senator Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

The Committee of the Whole took the following action:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Passed on second reading: SB26-181, HB26-1338, HB26-1344, HB26-1336, as amended, HB26-1227, HB26-1314, HB26-1028, HB26-1282, HB26-1317, as amended.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB26-1078, SB26-068, SB26-167, HB26-1069, HB26-1132, HB26-1347, HB26-1210, HB26-1196, HB26-1224, HB26-1342 were made Special Orders at 10:24 a.m.

Committee of the Whole The hour of 10:24 a.m. having arrived, Senator Wallace moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Wallace was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1078 by Representative(s) Smith and Hamrick; also Senator(s) **Marchman and Kirkmeyer, Bright**--Concerning increasing the number of off-campus courses offered by institutions of higher education to students in concurrent enrollment programs, and, in connection therewith, making and reducing an appropriation.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, May 5, page(s) 1070-1071 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

SB26-068 by Senator(s) Kolker and Pelton B.; also Representative(s) Hamrick and Garcia Sander--Concerning measures to modify the administration of education assessments.

Laid over until Thursday, May 14, 2026.

- SB26-167**

by Senator(s) Benavidez and Mullica; also Representative(s) Boesenecker and Lindsay--
Concerning a covered person's contribution under a health benefit plan based on out-of-pocket expenses attributable to the purchase of prescription drugs.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, May 1, page(s) 1018 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
- HB26-1069**

by Representative(s) Feret and Stewart K.; also Senator(s) Mullica--Concerning increasing the availability of emergency medical services, and, in connection therewith, making and reducing an appropriation.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, May 1, page(s) 1017 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, May 5, page(s) 1070 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

11
12
13
14
15
16
17
18
19
20
21
22
23
24
- HB26-1132**

by Representative(s) Froelich and Lindsay; also Senator(s) Kipp--Concerning increasing pollinator habitats through the conservation of native plant material on lands in the state.

Amendment No. 1, Agriculture & Natural Resources Committee Amendment.
(Printed in Senate Journal, May 1, page(s) 1018 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

25
26
27
28
29
30
31
32
33
- HB26-1347**

by Representative(s) Gilchrist and Brown, Camacho, Clifford, Froelich, Stewart R., Willford; also Senator(s) Daugherty and Ball--Concerning changing practices related to federal benefits for youth in foster care.

Ordered revised and placed on the calendar for third reading and final passage.

34
35
36
37
38
39
- HB26-1210**

by Representative(s) Bacon and Mabrey, Brown, Clifford, Froelich, Garcia, Lindsay, Martinez, Mauro, Nguyen, Rutinel, Sirota, Smith, Story, Titone, Willford, Woodrow, Zokaie; also Senator(s) Weissman and Jodeh, Cutter, Lindstedt, Marchman, Sullivan, Wallace--Concerning limiting the use of intimate personal data to make inferences that impact a person's financial position.

Amendment No. 1(L.018), by Senator Weissman.
Amend reengrossed bill, page 6, line 26, before "DELIVERY" insert "RIDE OR".

Page 6, line 27, before "DELIVERY" insert "RIDE OR".

Page 8, line 11, strike "CONCERNS OR" and substitute "CONCERNS," and strike "RELATIONSHIP;" and substitute "RELATIONSHIP, OR TO RETAIN CONSUMERS;".

Page 9, strike line 9 and substitute "TO:
(A) WORKER SENIORITY; OR
(B) THE TASKS THE WORKER WAS HIRED TO PERFORM, INCLUDING DATA".

Amendment No. 2(L.036), by Senator Jodeh.
Amend reengrossed bill, page 4, before line 1 insert:

"(c) "INDIVIDUALIZED PRICE SETTING" DOES NOT INCLUDE ACTIONS BY AN INSURER, AS DEFINED IN SECTION 10-1-102 (13), OR A FRATERNAL BENEFIT SOCIETY, AS DESCRIBED IN SECTION 10-14-102, THAT ARE SUBJECT TO THE REQUIREMENTS OF SECTION 10-3-1104.9 AND ANY RULES ADOPTED BY THE COMMISSIONER OF INSURANCE PURSUANT TO SECTION 10-3-1104.9".

40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 4, strike line 11.

Re-number succeeding subsections accordingly.

Page 4, line 17, strike "(7)," and substitute "(6)."

Page 7, strike lines 19 through 24 and substitute "PROGRAM;"

Re-number succeeding subparagraphs accordingly.

Amendment No. 3(L.040), by Senator Weissman.

Amend reengrossed bill, page 4, before line 1 insert:

"(c) "INDIVIDUALIZED PRICE SETTING" DOES NOT INCLUDE ANY CREDIT DECISION OR ACTION INVOLVING EVALUATION OF CREDITWORTHINESS, INCLUDING, WITHOUT LIMITATION, THE APPLICATION FOR CREDIT, THE EXTENSION OR GRANTING OF CREDIT, THE DETERMINATION OF ACCOUNT TERMS, OR THE REFUSAL TO EXTEND CREDIT OR TO ENTER INTO A FINANCIAL TRANSACTION WITH A SPECIFIC CONSUMER, BY THE TRUE LENDER THAT IS AN ENTITY WITH A LICENSE, CERTIFICATE, OR CHARTER ISSUED BY THE UNITED STATES OR ANY STATE, DISTRICT, TERRITORY, OR COMMONWEALTH OF THE UNITED STATES, AND THAT IS:

(I) A MORTGAGE BROKER, AS DEFINED IN SECTION 5-3.5-101, OR

(II) IS A TRUE LENDER AND EITHER:

(A) A MORTGAGE LOAN ORIGINATOR, MORTGAGE COMPANY, OR MORTGAGE LENDER, AS DEFINED IN SECTION 12-10-702;

(B) A FINANCIAL INSTITUTION AS DEFINED IN SECTION 11-101-401; OR

(C) A SAVINGS AND LOAN, FEDERALLY CHARTERED SAVINGS AND LOAN ASSOCIATION, CREDIT UNION, OR FEDERAL CREDIT UNION.

(c.5) AN INSTITUTION SPECIFIED IN SUBSECTION (4)(c)(II) OF THIS SECTION IS NOT THE TRUE LENDER OF A LOAN IF A DIFFERENT PERSON HOLDS THE PREDOMINANT ECONOMIC INTEREST IN THE LOAN, EITHER DIRECTLY OR INDIRECTLY, OR IF THE LOAN ARRANGEMENTS WERE STRUCTURED IN A MANNER DESIGNED TO EVADE THE OPERATION OF THIS ARTICLE 1."

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1196 by Representative(s) English and Joseph; also Senator(s) Benavidez--Concerning tenant data information.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1224 by Representative(s) Velasco and Boesenecker; also Senator(s) Cutter and Roberts--Concerning financial protections for mobile home park residents.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1342 by Representative(s) Stewart K. and Lukens; also Senator(s) Marchman--Concerning knowing behavior that lures bears.

Laid over until Wednesday, May 6, 2026.

At the order of the President, Senators Kirkmeyer and Marchman were excused.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Wallace, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	E	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1078, as amended, SB26-167, as amended, HB26-1069, as amended, HB26-1132, as amended, HB26-1347, HB26-1210, as amended, HB26-1196, HB26-1224.

Laid over until Wednesday, May 6: HB26-1342.

Laid over until Thursday, May 14: SB26-068.

At the order of the President, Senator Danielson was excused.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-082) of Tuesday, May 5, was laid over until Wednesday, May 6, retaining its place on the calendar.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-012 by Senator(s) **Danielson**; also Representative(s) Velasco--Concerning compensable losses under the "Colorado Crime Victim Compensation Act" for enrolled members of a federally recognized tribe.

Laid over until Wednesday, May 6, 2026.

SB26-150 by Senator(s) **Ball and Jodeh**; also Representative(s) Froelich and Jackson--Concerning reforms to the regional transportation district to increase accountability.

Senator Jodeh moved that the Senate concur in House amendments to **SB26-150**, as printed in House journal, May 1, page(s) 1522. The motion was **adopted** by the following roll call vote:

YES	31	NO	1	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	E	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	19	NO	13	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	N
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	N	Frizell	N	Marchman	E	Sullivan	Y
Bridges	Y	Gonzales J.	N	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-142 by Senator(s) **Ball and Kipp**; also Representative(s) Joseph and Gonzalez R.--Concerning the development of thermal energy resources.

Senator Ball moved that the Senate concur in House amendments to **SB26-142**, as printed in House journal, May 1, page(s) 1523. The motion was **adopted** by the following roll call vote:

YES	32	NO	0	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	E	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	25	NO	7	EXCUSED	3	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	E	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	E	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

Co-sponsors added: Bridges.

COMMITTEE OF REFERENCE REPORTS (cont'd)

Judiciary

After consideration on the merits, the Committee recommends that **SB26-176** be **postponed indefinitely**.

DELIVERY TO THE GOVERNOR

To the Governor for signature on Tuesday, May 5, 2026, at 11:40 AM:
SB26-095, 101, 120, 124, 136, 137, 143, 158, and 159.

MESSAGE FROM THE GOVERNOR

May 4th, 2026

Colorado Senate
The 75th General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado Senate:
Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-059 Multiple Elected Offices Prohibited for General Assembly
Approved on Monday May 4th 2026 at 2:30 p.m.

SB26-076 Certification & Practice of Certified Public Accountants
Approved on Monday May 4th 2026 at 2:30 p.m.

SB26-104 Require Key Boxes at Schools
Approved on Monday May 4th 2026 at 2:30 p.m.

SB26-105 County Executive Officer Disclosures
Approved on Monday May 4th 2026 at 2:30 p.m.

SB26-121 Overtime Threshold for Agricultural Employees
Approved on Monday May 4th 2026 at 2:30 p.m.

SB26-128 Sales & Use Tax Destination Management Company,
Approved on Monday May 4th 2026 at 2:30 p.m.

SB26-153 Licensed School Counselor Credit Hour Requirements
Approved on Monday May 4th 2026 at 2:30 p.m.

Sincerely,

Jared Polis
Governor

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS (cont'd)

Finance After consideration on the merits, the Committee recommends that **SB26-191** be referred to the Committee of the Whole with favorable recommendation.

Finance After consideration on the merits, the Committee recommends that **SB26-183** be referred to the Committee on Appropriations with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB26-1287** be referred to the Committee on Appropriations with favorable recommendation.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1130 be postponed indefinitely .	1 2 3 4 5
Finance	After consideration on the merits, the Committee recommends that HB26-1004 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	6 7 8
Finance	After consideration on the merits, the Committee recommends that HB26-1341 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	9 10 11 12 13
Business, Labor, & Technology	After consideration on the merits, the Committee recommends that SB26-189 be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	14 15 16 17
	Amend printed bill, page 21, line 26, strike "OTHER LAW." and substitute "EXISTING LAW."	18 19 20
	Page 22, line 1, strike " other law ." and substitute " existing law ."	21 22
	Page 22, line 13, strike "OTHER LAW." and substitute "EXISTING LAW."	23 24
	Page 22, line 16, strike "OTHER LAW." and substitute "EXISTING LAW."	25 26
	Page 22, lines 23 and 24, strike "OTHER LAW." and substitute "EXISTING LAW."	27 28
	Page 22, line 26, strike "OTHER LAW" and substitute "EXISTING LAW".	29 30
	Page 28, strike lines 18 and 19 and substitute:	31 32
	SECTION 4. Effective date - applicability.	33
	(1) Except as otherwise provided in subsection (2) of this section, this act takes effect January 1, 2027.	34 35
	(2) Sections 6-1-1704 (4), 6-1-1705 (3), and 6-1-1706 (6), Colorado Revised Statutes, as amended in section 1 of this act, and section 10-3-1104.9 (3)(e), Colorado Revised Statutes, as amended in section 3 of this act, take effect upon passage.	36 37 38 39
	(3) This act applies to consequential decisions made on or after the effective date of this act."	40 41 42
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that SB26-108 be postponed indefinitely .	43 44 45 46
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that SB26-168 be postponed indefinitely .	47 48 49 50 51 52
Finance	After consideration on the merits, the Committee recommends that HB26-1233 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	53 54 55 56
	Amend reengrossed bill, page 2, line 8, strike "2026," and substitute "2027,".	57 58
	Page 3, line 5, strike "2026," and substitute "2027,".	59 60
	Page 7, line 8, strike "2026," and substitute "2027,".	61 62
Finance	After consideration on the merits, the Committee recommends that HB26-1414 be referred to the Committee of the Whole with favorable recommendation.	63 64 65 66 67

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-184** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 5, line 12, strike "EMPLOYER" and substitute "EMPLOYER, OTHER THAN THE STATE,".

Page 5, strike lines 19 and 20.

Re-number succeeding subparagraphs accordingly.

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-185** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 4, line 24, after "THE" insert "LEGISLATIVE AUDIT".

Business,
Labor, &
Technology

After consideration on the merits, the Committee recommends that **SB26-186** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

State,
Veterans, &
Military
Affairs

After consideration on the merits, the Committee recommends that **SB26-190** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. Legislative declaration. (1) The general assembly finds and declares that:

(a) A peace officer's use of force that results in death requires heightened transparency to maintain public trust;

(b) Colorado law requires a multi-agency investigation of a peace officer's use of force that results in death or a peace officer's discharge of a firearm that results in injury or death; and

(c) The family of a person who dies because of a peace officer's use of force has a compelling interest in timely access to information about the incident.

SECTION 2. In Colorado Revised Statutes, 24-31-901, **add** (2.8), (5.5), (6.4), and (6.6) as follows:

24-31-901. Definitions.

As used in this part 9, unless the context otherwise requires:

(2.8) "LAWFUL REPRESENTATIVE" HAS THE MEANING SET FORTH IN SECTION 24-4.1-302.

(5.5) "SIGNIFICANT OTHER" HAS THE MEANING SET FORTH IN SECTION 24-4.1-302.

(6.4) "VICTIM" HAS THE MEANING SET FORTH IN SECTION 24-4.1-302.

(6.6) "VICTIM'S IMMEDIATE FAMILY" HAS THE MEANING SET FORTH IN SECTION 24-4.1-302.

SECTION 3. In Colorado Revised Statutes, 24-31-902, **amend** (2)(a) and (2)(b)(I) as follows:

24-31-902. Incident recordings - release - tampering - fine.

(2) (a) (I) For all incidents in which there is a complaint of peace officer misconduct ~~by another peace officer, a civilian, or nonprofit organization; through notice to~~ THAT DOES NOT RESULT IN A VICTIM'S DEATH, the law enforcement agency ~~involved in the alleged misconduct, the local law enforcement agency or the Colorado state patrol~~ THAT EMPLOYS THE PEACE OFFICER shall release, upon request OF ANY PERSON OTHER THAN A FOR-PROFIT ENTITY, all unedited video and audio recordings of the incident, including those from body-worn cameras, dash cameras, or otherwise collected through investigation, to the public within twenty-one days after ~~the local law enforcement agency or the Colorado state patrol received the request for release of the video or audio recordings~~ THE REQUEST.

(II) FOR ALL INCIDENTS IN WHICH THE USE OF FORCE THAT RESULTS IN A VICTIM'S DEATH, THE LAW ENFORCEMENT AGENCY THAT EMPLOYS THE PEACE OFFICER SHALL RELEASE, UPON REQUEST OF ANY PERSON, ALL UNEDITED VIDEO AND AUDIO RECORDINGS OF THE INCIDENT, INCLUDING THOSE FROM

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

BODY-WORN CAMERAS, DASH CAMERAS, OR OTHERWISE COLLECTED THROUGH INVESTIGATION, FOLLOWING THE EXPIRATION OF THE TWENTY-ONE-DAY PERIOD DESCRIBED IN SUBSECTION (2)(b)(I) OF THIS SECTION.

(III) UPON COMPLETION OF AN INTERNAL INVESTIGATION, INCLUDING ANY APPEALS PROCESS, THAT EXAMINES AN INCIDENT OF USE OF FORCE BY A PEACE OFFICER THAT RESULTS IN DEATH; THE COMPLETION OF THE INVESTIGATION OF A USE OF FORCE BY A PEACE OFFICER THAT RESULTS IN DEATH BY THE MULTI-AGENCY TEAM DESCRIBED IN SECTION 16-25-302 AND THE ISSUANCE OF THE REPORT REQUIRED BY SECTION 20-1-114; AND THE COMPLETION OF A CRIMINAL CASE ARISING FROM THE INCIDENT, INCLUDING ANY APPEALS, THE VIDEO AND AUDIO RECORDINGS DEPICTING THE DEATH SHALL BE RELEASED TO THE VICTIM'S IMMEDIATE FAMILY, UPON REQUEST, NOTWITHSTANDING THE REQUIREMENTS OF SECTION 24-31-902 (2)(b)(III) AND SECTION 24-31-902 (2)(c).

(b) (I) FOR ALL INCIDENTS IN WHICH THE USE OF FORCE BY A PEACE OFFICER RESULTS IN A VICTIM'S DEATH, THE LAW ENFORCEMENT AGENCY THAT EMPLOYS THE PEACE OFFICER SHALL MAKE REASONABLE EFFORTS TO IDENTIFY THE VICTIM'S IMMEDIATE FAMILY AND PROVIDE all video and audio recordings depicting a THE VICTIM'S death ~~must be provided upon request to the victim's spouse, parent, legal guardian, child, sibling, grandparent, grandchild, significant other, or other lawful representative, and such~~ TO EACH IDENTIFIED MEMBER OF THE VICTIM'S IMMEDIATE FAMILY, UNLESS THE MEMBER DECLINES, WITHIN TWENTY-ONE DAYS AFTER THE INCIDENT. THE person shall be notified of ~~his or her~~ THEIR right, pursuant to section 24-4.1-302.5 (1)(j.8), to receive and review the recording at least seventy-two hours prior to A public disclosure MADE PURSUANT TO SUBSECTION (2)(a)(I) OF THIS SECTION. ~~A person seventeen years of age and under is considered incapacitated, unless legally emancipated.~~

SECTION 4. In Colorado Revised Statutes, **repeal and reenact, with amendments,** part 3 of article 2.5 of title 16 as follows:

PART 3

PEACE OFFICER USE OF FORCE INVESTIGATIONS AND PROCEDURES

16-2.5-301. Definitions.

AS USED IN THIS PART 3, UNLESS THE CONTEXT OTHERWISE REQUIRES:

- (1) "VICTIM" HAS THE MEANING SET FORTH IN SECTION 24-4.1-302.
- (2) "VICTIM'S IMMEDIATE FAMILY" HAS THE MEANING SET FORTH IN SECTION 24-4.1-302.

16-3.5-302. Peace officer actions leading to injury or death investigations - protocol - notification to victim's immediate family.

(1) (a) EACH POLICE DEPARTMENT, SHERIFF'S OFFICE, AND DISTRICT ATTORNEY WITHIN THE STATE SHALL MAINTAIN PROTOCOLS FOR PARTICIPATING IN A MULTI-AGENCY TEAM, WHICH MUST INCLUDE AT LEAST ONE OTHER POLICE DEPARTMENT OR SHERIFF'S OFFICE, OR THE COLORADO BUREAU OF INVESTIGATION, IN CONDUCTING ANY INVESTIGATION, EVALUATION, OR REVIEW OF AN INCIDENT INVOLVING THE DISCHARGE OF A FIREARM BY A PEACE OFFICER THAT RESULTED IN INJURY OR DEATH, OR OTHER USE OF FORCE BY A PEACE OFFICER THAT RESULTED IN DEATH. THE LAW ENFORCEMENT AGENCIES PARTICIPATING NEED NOT BE FROM THE SAME JUDICIAL DISTRICT.

(b) EACH LAW ENFORCEMENT AGENCY SHALL POST THE PROTOCOL ON ITS WEBSITE OR, IF IT DOES NOT HAVE A WEBSITE, MAKE IT PUBLICLY AVAILABLE UPON REQUEST.

(2) WITHIN TWENTY-FOUR HOURS AFTER THE SCENE OF AN INCIDENT INVOLVING A PEACE OFFICER'S USE OF FORCE THAT RESULTS IN DEATH IS CLEARED, THE LAW ENFORCEMENT AGENCY THAT EMPLOYS THE PEACE OFFICER SHALL NOTIFY ANY PERSON IN THE VICTIM'S IMMEDIATE FAMILY KNOWN TO THE EMPLOYING LAW ENFORCEMENT AGENCY OF:

(a) THE NAMES OF ALL LAW ENFORCEMENT AGENCIES THAT COMPRISE THE MULTI-AGENCY TEAM DESCRIBED IN SUBSECTION (1) OF THIS SECTION THAT IS INVESTIGATING THE USE OF FORCE; AND

(b) THE STATUS OF THE INVESTIGATION.

16-2.5-303. Extrajudicial statement concerning use of force.

(1) AN ATTORNEY OR PEACE OFFICER WHO IS PARTICIPATING OR HAS PARTICIPATED IN THE INVESTIGATION OR LITIGATION OF A CRIMINAL MATTER INVOLVING THE USE OF FORCE BY A PEACE OFFICER THAT RESULTS IN A VICTIM'S DEATH SHALL NOT MAKE AN EXTRAJUDICIAL STATEMENT THAT THE ATTORNEY OR PEACE OFFICER KNOWS OR REASONABLY SHOULD KNOW WILL BE DISSEMINATED BY MEANS OF PUBLIC COMMUNICATION AND WILL HAVE A

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SUBSTANTIAL LIKELIHOOD OF MATERIALLY PREJUDICING AN ADJUDICATIVE PROCEEDING IN THE MATTER; EXCEPT THAT AN ATTORNEY OR PEACE OFFICER MAY STATE:

(a) THE CLAIM, OFFENSE, OR DEFENSE INVOLVED AND, EXCEPT WHEN PROHIBITED BY LAW, THE IDENTITY OF THE PERSONS INVOLVED;

(b) INFORMATION CONTAINED IN A PUBLIC RECORD;

(c) THAT AN INVESTIGATION OF A MATTER IS IN PROGRESS;

(d) THE SCHEDULING OR RESULT OF ANY STEP IN THE INVESTIGATION OR LITIGATION;

(e) A REQUEST FOR ASSISTANCE IN OBTAINING EVIDENCE AND INFORMATION NECESSARY THERETO;

(f) A WARNING OF DANGER CONCERNING THE BEHAVIOR OF A PERSON INVOLVED WHEN THERE IS REASON TO BELIEVE THAT THE LIKELIHOOD OF SUBSTANTIAL HARM TO AN INDIVIDUAL OR TO THE PUBLIC EXISTS;

(g) THE IDENTITY, RESIDENCE, OCCUPATION, AND FAMILY STATUS OF THE ACCUSED;

(h) WHETHER THE ACCUSED PERSON HAS BEEN APPREHENDED AND, IF NOT, INFORMATION NECESSARY TO AID IN THE APPREHENSION OF THE PERSON;

(i) THE FACT, TIME, AND PLACE OF ARREST;

(j) THE IDENTITY OF THE INVESTIGATING AND ARRESTING PEACE OFFICERS OR AGENCIES AND THE LENGTH OF THE INVESTIGATION; AND

(k) INFORMATION THAT A REASONABLE ATTORNEY WOULD BELIEVE IS REQUIRED TO PROTECT A CLIENT FROM THE SUBSTANTIAL UNDUE PREJUDICIAL EFFECT OF RECENT PUBLICITY THAT WAS NOT INITIATED BY THE ATTORNEY OR THE ATTORNEY'S CLIENT. A STATEMENT MADE PURSUANT TO THIS SUBSECTION (1)(k) MUST BE LIMITED TO INFORMATION NECESSARY TO MITIGATE THE RECENT ADVERSE PUBLICITY. (2) THE PROHIBITION IN SUBSECTION (1) OF THIS SECTION APPLIES TO AN ATTORNEY ASSOCIATED IN A LAW FIRM WITH, OR AN ATTORNEY OR A PEACE OFFICER EMPLOYED BY THE SAME GOVERNMENTAL AGENCY AS, AN ATTORNEY OR PEACE OFFICER SUBJECT TO SUBSECTION (1) OF THIS SECTION.

SECTION 5. In Colorado Revised Statutes, 24-4.1-302.5, **amend** (1)(j.8) as follows:

24-4.1-302.5. Rights afforded to victims - definitions.

(1) In order to preserve and protect a victim's rights to justice and due process, each victim of a crime has the following rights:

(j.8) The right ~~upon request~~, to obtain any incident recording as described in section 24-31-902;

SECTION 6. In Colorado Revised Statutes, 20-1-114, **amend** (1) as follows:

20-1-114. Peace officer-involved shooting investigations - disclosure.

(1) The district attorney shall, if no criminal charges are filed following the completion of an investigation pursuant to ~~section 16-2.5-301, C.R.S.~~, SECTION 16-2.5-302, release a report and publicly disclose the report explaining the district attorney's findings, including the basis for the decision not to charge the officer with any criminal conduct. The district attorney shall post the written report on its website or, if it does not have a website, make it publicly available upon request.

SECTION 7. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions."

MESSAGE FROM THE HOUSE

May 5, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-160, HB26-1054, HB26-1230, HB26-1272, HB26-1327, and HB26-1016, amended as printed in House Journal, May 4, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1428.

The House has postponed indefinitely SB26-066. The bill is returned herewith.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE REVISOR OF STATUTES

May 5, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1428.

Without comment, as amended, HB26-1016, 1054, 1230, 1272, and 1327.

Without comment, as amended, SB26-160.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

- HB26-1016** by Representative(s) Phillips and Taggart; also Senator(s) **Frizell and Amabile--** Concerning the continuation of open educational resources policies, and, in connection therewith, making an appropriation.
Education
- HB26-1054** by Representative(s) Rutinel and Velasco; also Senator(s) **Wallace--**Concerning worker safety protections.
State, Veterans, & Military Affairs
- HB26-1230** by Representative(s) Martinez and Velasco, Bacon, Caldwell, Camacho, Duran, Garcia, Gonzalez R., Hartsook, Lukens, Mabrey, Mauro, McCormick, Nguyen, Richardson, Soper, Stewart K., Stewart R., Taggart, Titone, Woodrow, Zokaie; also Senator(s) **Roberts and Kirkmeyer**, Amabile, Baisley, Bridges, Bright, Carson, Catlin, Frizell, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton R., Rich, Simpson, Snyder, Wallace, Zamora Wilson-- Concerning the extension of the conservation easement tax credit through income tax year 2036.
Finance
- HB26-1272** by Representative(s) Froelich and Velasco; also Senator(s) **Cutter and Weissman--** Concerning protections for workers necessitated by climate change, and, in connection therewith, making an appropriation.
State, Veterans, & Military Affairs
- HB26-1327** by Representative(s) Feret, Bacon, Brown, Clifford, Garcia, Lieder, Mauro, Rutinel, Rydin, Stewart R., Titone, Velasco, Woodrow, Zokaie; also Senator(s) **Mullica--**Concerning health-care support for large employers' workers, and, in connection therewith, making an appropriation.
Finance
- HB26-1428** by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning measures to improve the administration of publicly funded programs available to students who are not full-time in-person students, and, in connection therewith, requiring the department of education to report on online and part-time enrichment educational programs and authorizing an extension of the designation of a board of cooperative services to administer the statewide supplemental online and blended learning program.
Appropriations

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SR26-008.

On motion of Senator Weissman, the Senate adjourned until 9:00 a.m., Wednesday, May 6, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

 113th Legislative Day

 Wednesday, May 6, 2026

		1
		2
		3
		4
		5
		6
		7
		8
		9
		10
Prayer	By the chaplain, Vern Rempel, Mountain Community Mennonite Church, Littleton.	11
		12
Call to Order	By the President at 11:00 a.m.	13
		14
		15
Roll Call	Present-- 24.	16
	Remote-- 1, Danielson.	17
	Excused-- 11, Amabile, Bridges, Frizell, Gonzales, Jodeh, Kirkmeyer, Kolker, Liston, Marchman, Pelton B., Pelton R.	18
	Present later-- 11, Amabile, Bridges, Frizell, Gonzales, Jodeh, Kirkmeyer, Kolker, Liston, Marchman, Pelton B., Pelton R.	19
	Excused Later-- 1, Danielson.	20
		21
		22
		23
Quorum	The President announced a quorum present.	24
		25
Pledge	By Senator Simpson.	26
		27
Approval of the Journal	On motion of Senator Simpson, the Journal of Tuesday, May 5, 2026, was approved as corrected by the Secretary.	28
		29
		30
		31
		32
		33
		34
		35
		36
		37
		38
		39
		40
		41
		42
		43
		44
		45
		46
Business, Labor, & Technology	After consideration on the merits, the Committee recommends that HB26-1139 be referred to the Committee of the Whole with favorable recommendation.	47
		48
		49
		50
Business, Labor, & Technology	After consideration on the merits, the Committee recommends that HB26-1263 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	51
		52
		53
		54
	Amend reengrossed bill, page 3, line 23, strike "MAINTAIN" and substitute "ENCOURAGE".	55
		56
		57
	Page 4, line 8, after "ENTITY," insert "OR IS RENDERED TO OR PROVIDED ON BEHALF OF A COVERED ENTITY,".	58
		59
		60
	Page 4, strike lines 10 and 11 and substitute "42 U.S.C. SECS. 1320d TO 1320d-9.".	61
		62
		63
	Page 4, line 13, strike "OR".	64
		65
	Page 4, line 14, strike "A NARROWLY TAILORED" and substitute "AN".	66
		67

SENATE SERVICES REPORT

Correctly Engrossed: SB26-167 and 181; SR26-008.

Correctly Reengrossed: SB26-115 and 152.

Correctly Revised: HB26-1028, 1069, 1078, 1132, 1196, 1210, 1224, 1227, 1282, 1314, 1317, 1336, 1338, 1344, and 1347.

Correctly Rerevised: HB26-1076, 1123, 1207, 1226, and 1332.

Correctly Enrolled: SB26-141, 142, 150, and 151; SR26-008.

COMMITTEE OF REFERENCE REPORTS

		46
Business, Labor, & Technology	After consideration on the merits, the Committee recommends that HB26-1139 be referred to the Committee of the Whole with favorable recommendation.	47
		48
		49
		50
Business, Labor, & Technology	After consideration on the merits, the Committee recommends that HB26-1263 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	51
		52
		53
		54
	Amend reengrossed bill, page 3, line 23, strike "MAINTAIN" and substitute "ENCOURAGE".	55
		56
		57
	Page 4, line 8, after "ENTITY," insert "OR IS RENDERED TO OR PROVIDED ON BEHALF OF A COVERED ENTITY,".	58
		59
		60
	Page 4, strike lines 10 and 11 and substitute "42 U.S.C. SECS. 1320d TO 1320d-9.".	61
		62
		63
	Page 4, line 13, strike "OR".	64
		65
	Page 4, line 14, strike "A NARROWLY TAILORED" and substitute "AN".	66
		67

Page 4, line 18, strike "INTERACTION." and substitute "INTERACTION; OR
 (XII) IS A FEATURE WITHIN ANOTHER SOFTWARE APPLICATION, WEB
 INTERFACE, OR COMPUTER PROGRAM THAT IS NOT DESIGNED TO SIMULATE
 EMOTIONAL COMPANIONSHIP OR ENCOURAGE EMOTIONALLY DEPENDENT
 INTERACTION AND THAT IS NOT A CONVERSATIONAL ARTIFICIAL INTELLIGENCE
 SERVICE OR A FEATURE OF A SOCIAL MEDIA PLATFORM, AS DEFINED IN SECTION
 6-1-1601 (4)(a)."

Page 4, strike lines 20 through 22 and substitute:

"(10.5) (a) "OPERATOR" MEANS A PERSON, PARTNERSHIP, CORPORATION,
 OR ENTITY THAT:
 (I) DEVELOPS AND MAKES PUBLICLY AVAILABLE A CONVERSATIONAL
 ARTIFICIAL INTELLIGENCE SERVICE; OR
 (II) OFFERS A CONVERSATIONAL ARTIFICIAL INTELLIGENCE SERVICE TO
 A CONSUMER."

Page 5, line 2, after "(10.9)" insert "(a)".

Page 5, after line 3 insert:

"(b) "SEXUALLY EXPLICIT CONDUCT" DOES NOT INCLUDE
 EVIDENCE-BASED MEDICAL INFORMATION OR FACTUAL DESCRIPTIONS OF
 REPRODUCTIVE HEALTH CARE."

Page 5, lines 19 and 20, strike "REASONABLE CERTAINTY OR ACTUAL".

Page 5, line 22, strike "OR OBTAIN".

Page 5, line 25, strike "OR OBTAIN".

Page 5, line 26, after "USERS." insert "AN OPERATOR SHALL NOT WILLFULLY
 DISREGARD CLEAR AND CONVINCING INFORMATION THAT AN ACCOUNT HOLDER
 OR USER IS A MINOR. FOR PURPOSES OF THIS SECTION, THE ESTIMATED AGE OR
 AGE RANGE OF A MINOR ACCOUNT HOLDER OR USER IS CONSIDERED KNOWLEDGE
 OF THE MINOR'S AGE."

Page 5, line 27, strike "OR HAS REASONABLE CERTAINTY".

Page 7, lines 11 and 12, strike "OR SEXUAL INNUENDO;" and substitute
 "COMPANIONSHIP;".

Page 7, line 26, after "SERVICE;" insert "AND".

Page 7, strike line 27 and substitute:

"(II) OFFER".

Page 8, line 1, strike "THIRTEEN YEARS OLD, OFFER".

Page 8, line 3, strike "SETTINGS;" and substitute "SETTINGS."

Page 8, strike lines 4 through 9.

Finance

After consideration on the merits, the Committee recommends that **HB26-1206** be
amended as follows, and as so amended, be referred to the Committee on Appropriations
 with favorable recommendation.

Amend reengrossed bill, page 4, strike lines 21 through 27 and substitute:

"SECTION 2. In Colorado Revised Statutes, **add 29-4-233** as follows:
29-4-233. Intergovernmental agreement for housing revenue.

(1) AN AUTHORITY AND A CITY MAY ENTER INTO AN INTERGOVERNMENTAL
 AGREEMENT TO PROVIDE FOR THE IMPOSITION OF A SALES TAX, SALES AND
 USE TAX, OR BOTH BY THE CITY UPON EVERY TRANSACTION OR OTHER
 INCIDENT WITH RESPECT TO WHICH A SALES OR USE TAX IS IMPOSED BY THE
 CITY. THE AUTHORITY SHALL USE THE REVENUE RAISED BY THIS TAX TO

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

EFFECT THE PLANNING, FINANCING, ACQUISITION, CONSTRUCTION, RECONSTRUCTION, OR REPAIR, MAINTENANCE, MANAGEMENT, AND OPERATION OF HOUSING PROJECTS OR PROGRAMS PURSUANT TO THIS PART 2. 1
 (2) AN INTERGOVERNMENTAL AGREEMENT ENTERED INTO PURSUANT TO THIS SECTION MUST ADDRESS: 2
 (a) THE TYPE OF TAX TO BE IMPOSED PURSUANT TO THIS SECTION AND THE RATE OF THAT TAX; 3
 (b) THE DURATION OF A TAX IMPOSED PURSUANT TO THIS SECTION AND OF THE AGREEMENT, BOTH OF WHICH MAY BE CONTINUED FOR A DEFINITE TERM OR UNTIL RESCINDED OR TERMINATED, AND THE METHOD, IF ANY, BY WHICH EITHER MAY BE RESCINDED OR TERMINATED; EXCEPT THAT NEITHER MAY BE RESCINDED OR TERMINATED SO LONG AS THE AUTHORITY HAS BONDS, NOTES, OR OTHER OBLIGATIONS OUTSTANDING TO WHICH THE AUTHORITY HAS PLEDGED REVENUE RAISED FROM THE TAX, UNLESS PROVISION FOR FULL PAYMENT OF THESE OBLIGATIONS, BY ESCROW OR OTHERWISE, HAS BEEN MADE PURSUANT TO THE TERMS OF THE OBLIGATIONS; 4
 (c) THE DISTRIBUTION OF ALL OR PART OF THE REVENUE RAISED BY A TAX IMPOSED PURSUANT TO THIS SECTION TO THE AUTHORITY; 5
 (d) THE IRREVOCABLE PLEDGE TO THE AUTHORITY OF ALL NEW TAX REVENUES RAISED BY A TAX IMPOSED PURSUANT TO THIS SECTION FOR THE PURPOSES SET FORTH IN THE APPROVED BALLOT QUESTION, EXCEPTING ANY COSTS OF ELECTIONS RELATED TO THE TAX OR THE ADMINISTRATION OR COLLECTION OF THE TAX; 6
 (e) COMPLIANCE WITH SECTION 20 OF ARTICLE X OF THE STATE CONSTITUTION; 7
 (f) THE PAYMENT OF ANY COSTS OF ANY ELECTION RELATED TO A TAX IMPOSED PURSUANT TO THIS SECTION; 8
 (g) THE RETENTION BY THE CITY OF AN AMOUNT OF THE REVENUE RAISED BY A TAX IMPOSED PURSUANT TO THIS SECTION NOT TO EXCEED THE COST OF THE COLLECTION, ADMINISTRATION, AND ENFORCEMENT OF THAT TAX; AND 9
 (h) ANY OTHER PROVISIONS DEEMED NECESSARY BY THE AUTHORITY AND THE CITY. 10
 (3) (a) AN ACTION BY A CITY TO IMPOSE OR INCREASE ANY TAX OR TO PLEDGE REVENUES PURSUANT TO THIS SECTION DOES NOT TAKE EFFECT UNLESS FIRST SUBMITTED TO A VOTE OF THE REGISTERED ELECTORS OF THE CITY TO THE EXTENT REQUIRED BY SECTION 20 OF ARTICLE X OF THE STATE CONSTITUTION OR OTHER APPLICABLE LAW. 11
 (b) A BALLOT QUESTION SUBMITTED TO A CITY'S REGISTERED ELECTORS PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION MUST BE SUBMITTED AT A GENERAL ELECTION OR ANY ELECTION TO BE HELD ON THE FIRST TUESDAY IN NOVEMBER OF AN ODD-NUMBERED YEAR AND IS ONLY APPROVED IF A MAJORITY OF THE REGISTERED ELECTORS VOTING ON THE BALLOT QUESTION AT THE ELECTION VOTE IN FAVOR OF THE BALLOT QUESTION. 12
 (4) (a) THE AUTHORITY GRANTED PURSUANT TO THIS SECTION DOES NOT LIMIT THE POWERS OF GOVERNMENTS TO ENTER INTO INTERGOVERNMENTAL COOPERATION OR CONTRACTS, TO ESTABLISH SEPARATE LEGAL ENTITIES PURSUANT TO SECTION 29-1-203 OR ANY OTHER APPLICABLE LAW, OR TO OTHERWISE CARRY OUT THEIR INDIVIDUAL POWERS UNDER APPLICABLE STATUTORY OR CHARTER PROVISIONS. 13
 (b) THE AUTHORITY GRANTED PURSUANT TO THIS SECTION DOES NOT LIMIT THE POWERS RESERVED TO CITIES AND TOWNS BY SECTION 2 OF ARTICLE XI OF THE STATE CONSTITUTION OR ARTICLE XX OF THE STATE CONSTITUTION. 14
SECTION 3. In Colorado Revised Statutes, 29-4-505, **amend** (1) introductory portion and (1)(g); and **add** (1)(h) as follows: 15
29-4-505. Powers of authority. 16
 (1) A housing authority ~~shall constitute~~ CONSTITUTES a public body, corporate and politic, SHALL exercise public and essential governmental functions, and ~~have~~ HAS all the powers necessary and convenient to carry out and effectuate the purposes and provisions of this part 5; ~~(but not EXCEPT FOR the power to levy and collect taxes or special assessments)~~, including the following powers: 17
 (g) To do all acts and things necessary or convenient to carry out the powers given AND THE PURPOSES DESCRIBED in this part 5 or the purposes ~~hereof~~ OF THIS PART 5; AND 18
 (h) TO ISSUE REVENUE OR GENERAL OBLIGATION BONDS AND TO PLEDGE THE HOUSING AUTHORITY'S REVENUES AND REVENUE-RAISING POWERS FOR THE PAYMENT OF THESE BONDS. WHEN ISSUING BONDS PURSUANT TO THIS 19
 20
 21
 22
 23
 24
 25
 26
 27
 28
 29
 30
 31
 32
 33
 34
 35
 36
 37
 38
 39
 40
 41
 42
 43
 44
 45
 46
 47
 48
 49
 50
 51
 52
 53
 54
 55
 56
 57
 58
 59
 60
 61
 62
 63
 64
 65
 66
 67

SUBSECTION (1)(h), THE AUTHORITY SHALL ISSUE THE BONDS ACCORDING TO THE TERMS AND SUBJECT TO THE CONDITIONS DESCRIBED IN SECTION 43-4-609.

SECTION 4. In Colorado Revised Statutes, **add 29-4-510** as follows:
29-4-510. Intergovernmental agreement for housing revenue.

(1) AN AUTHORITY AND A COUNTY MAY ENTER INTO AN INTERGOVERNMENTAL AGREEMENT TO PROVIDE FOR THE IMPOSITION OF A SALES TAX, SALES AND USE TAX, OR BOTH BY THE COUNTY UPON EVERY TRANSACTION OR OTHER INCIDENT WITH RESPECT TO WHICH A SALES OR USE TAX IS IMPOSED BY THE COUNTY. THE AUTHORITY SHALL USE THE REVENUE RAISED BY THIS TAX TO EFFECT THE PLANNING, FINANCING, ACQUISITION, CONSTRUCTION, RECONSTRUCTION, OR REPAIR, MAINTENANCE, MANAGEMENT, AND OPERATION OF HOUSING PROJECTS OR PROGRAMS PURSUANT TO THIS PART 5.

(2) AN INTERGOVERNMENTAL AGREEMENT ENTERED INTO PURSUANT TO THIS SECTION SHALL ADDRESS:

- (a) THE TYPE OF TAX TO BE LEVIED PURSUANT TO THIS SECTION AND THE RATE OF THAT TAX;
- (b) THE DURATION OF A TAX IMPOSED PURSUANT TO THIS SECTION AND OF THE AGREEMENT, BOTH OF WHICH MAY BE CONTINUED FOR A DEFINITE TERM OR UNTIL RESCINDED OR TERMINATED, AND THE METHOD, IF ANY, BY WHICH EITHER MAY BE RESCINDED OR TERMINATED; EXCEPT THAT NEITHER MAY BE RESCINDED OR TERMINATED SO LONG AS THE AUTHORITY HAS BONDS, NOTES, OR OTHER OBLIGATIONS OUTSTANDING TO WHICH THE AUTHORITY HAS PLEDGED REVENUE RAISED FROM THE TAX, UNLESS PROVISION FOR FULL PAYMENT OF THESE OBLIGATIONS, BY ESCROW OR OTHERWISE, HAS BEEN MADE PURSUANT TO THE TERMS OF THE OBLIGATIONS;
- (c) THE DISTRIBUTION OF ALL OR PART OF THE REVENUE RAISED BY A TAX IMPOSED PURSUANT TO THIS SECTION TO THE AUTHORITY;
- (d) THE IRREVOCABLE PLEDGE TO THE AUTHORITY OF ALL NEW TAX REVENUES RAISED BY A TAX IMPOSED PURSUANT TO THIS SECTION FOR THE PURPOSES SET FORTH IN THE APPROVED BALLOT QUESTION, EXCEPTING ANY COSTS OF ELECTIONS RELATED TO THE TAX OR THE ADMINISTRATION OR COLLECTION OF THE TAX;
- (e) COMPLIANCE WITH SECTION 20 OF ARTICLE X OF THE STATE CONSTITUTION;
- (f) THE PAYMENT OF ANY COSTS OF ANY ELECTION RELATED TO A TAX IMPOSED PURSUANT TO THIS SECTION;
- (g) THE RETENTION BY THE COUNTY OR THE DEPARTMENT OF REVENUE FOR TAXES COLLECTED BY THE DEPARTMENT OF REVENUE, OF AN AMOUNT OF THE REVENUE RAISED BY A TAX IMPOSED PURSUANT TO THIS SECTION NOT TO EXCEED THE COST OF THE COLLECTION, ADMINISTRATION, AND ENFORCEMENT OF THAT TAX; AND
- (h) ANY OTHER PROVISIONS DEEMED NECESSARY BY THE AUTHORITY AND THE COUNTY.

(3) (a) AN ACTION BY A COUNTY TO IMPOSE OR INCREASE ANY TAX OR TO PLEDGE REVENUES PURSUANT TO THIS SECTION DOES NOT TAKE EFFECT UNLESS FIRST SUBMITTED TO A VOTE OF THE REGISTERED ELECTORS OF THE COUNTY TO THE EXTENT REQUIRED BY SECTION 20 OF ARTICLE X OF THE STATE CONSTITUTION OR OTHER APPLICABLE LAW.

(b) A BALLOT QUESTION SUBMITTED TO A COUNTY'S REGISTERED ELECTORS PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION MUST BE SUBMITTED AT A GENERAL ELECTION OR ANY ELECTION TO BE HELD ON THE FIRST TUESDAY IN NOVEMBER OF AN ODD-NUMBERED YEAR AND IS ONLY APPROVED IF A MAJORITY OF THE REGISTERED ELECTORS VOTING ON THE BALLOT QUESTION AT THE ELECTION VOTE IN FAVOR OF THE BALLOT QUESTION.

(4) THE AUTHORITY GRANTED PURSUANT TO THIS SECTION DOES NOT LIMIT THE POWERS OF GOVERNMENTS TO ENTER INTO INTERGOVERNMENTAL COOPERATION OR CONTRACTS, TO ESTABLISH SEPARATE LEGAL ENTITIES PURSUANT TO SECTION 29-1-203 OR ANY OTHER APPLICABLE LAW, OR TO OTHERWISE CARRY OUT THEIR INDIVIDUAL POWERS UNDER APPLICABLE STATUTORY OR CHARTER PROVISIONS."

Strike pages 5 through 10.

Page 11, strike lines 1 through 11.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Finance After consideration on the merits, the Committee recommends that **HB26-1111** be referred to the Committee on Appropriations with favorable recommendation.

Finance After consideration on the merits, the Committee recommends that **HB26-1014** be referred to the Committee on Appropriations with favorable recommendation.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

At the order of the President, Senators Amabile, Bridges, Frizell, Gonzales, Jodeh, Kirkmeyer, Kolker, Liston, Marchman, Pelton B., and Pelton R. were added to the current roll call.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-181 by Senator(s) **Amabile and Kirkmeyer**, Bridges; also Representative(s) Brown and Taggart, Sirota--Concerning modifying the Colorado works program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Bright, Coleman, Kipp, Mullica, Pelton B., Pelton R., Rich, and Simpson.

HB26-1338 by Representative(s) McCormick and Winter T.; also Senator(s) **Roberts and Simpson**--Concerning the Colorado water conservation board operations, and, in connection therewith, funding projects and making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Bridges, Catlin, Coleman, Daugherty, Exum, Gonzales J., Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Pelton R., and Wallace.

HB26-1344 by Representative(s) Stewart K. and Bradfield; also Senator(s) **Lindstedt**--Concerning the continuation of the Colorado podiatry board, and, in connection therewith, implementing the recommendation in the 2025 sunset report by the department of regulatory agencies to require podiatrists to develop a written plan to ensure the security of patient medical records.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	30	NO	5	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman and Kolker.

HB26-1336 by Representative(s) Lindsay and Winter T.; also Senator(s) **Pelton R. and Cutter**--Concerning measures to increase access to pharmacy services.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Bright, Carson, Catlin, Coleman, Exum, Gonzales J., Jodeh, Kipp, Kolker, Marchman, Roberts, Snyder, Wallace, and Weissman.

HB26-1227 by Representative(s) Gilchrist and Bradfield; also Senator(s) **Mullica and Daugherty**--Concerning affirming the rights of children and youth in dependency and neglect proceedings.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	28	NO	7	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Exum, Hinrichsen, Jodeh, Kipp, Lindstedt, Snyder, and Weissman.

HB26-1314 by Representative(s) English; also Senator(s) **Exum**--Concerning increasing family stability, and, in connection therewith, prioritizing kinship placements in certain circumstances and facilitating grandparent contact.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	29	NO	6	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Daugherty, Gonzales J., Hinrichsen, Kolker, Marchman, Mullica, Roberts, Snyder, and Wallace.

HB26-1282 by Representative(s) Phillips and Goldstein; also Senator(s) **Mullica**--Concerning the elimination of duplicative regulation of school district child care centers.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Bridges, Coleman, Daugherty, Exum, Hinrichsen, Jodeh, Kipp, Kolker, Marchman, Roberts, Rodriguez, and Wallace.

HB26-1317 by Representative(s) McCluskie and Taggart; also Senator(s) **Bridges and Frizell**--Concerning creating a unified system of postsecondary talent development, and, in connection therewith, creating a committee to develop a plan to transition oversight of workforce development programs to the department of higher education.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Catlin, Coleman, Kipp, and Pelton R.

COMMITTEE OF REFERENCE REPORTS (cont'd)

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1423** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1419** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 3, after line 4 insert:

"(e) Although not predicted by current revenue forecasts, if the 18-month impact of H.R. 1 on state fiscal year 2025-26 revenue results in state fiscal year spending for that year to exceed the constitutional limitation on state fiscal year spending, then, while the actual impacts of H.R. 1 on state revenues may differ from what was certified for state fiscal years 2024-25 and 2025-26, correcting the accounting of state fiscal year 2024-25 state fiscal year spending to reflect the revenue reductions caused by H.R. 1 would only shift certified state revenue in excess of the constitutional limitation on state fiscal year spending between state fiscal years 2024-25 and 2025-26. Therefore, if 2025-26 state fiscal year spending exceeds the constitutional limitation on state fiscal year spending, there is no need to correct the calculation of 2024-25 state fiscal year spending because the cumulative amount of state revenue that would be refunded to taxpayers between state fiscal years 2024-25 and 2025-26 under existing accounting would be the same regardless of the fiscal year in which the impact of H.R. 1 is accounted for."

Reletter succeeding paragraphs accordingly.

Page 5, line 7, strike "SECTION," and substitute "SECTION AND SECTION 24-77-103.5 (2),".

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1276** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 14, strike line 9 and substitute:

"sustainability. This appropriation is from the immigration facility inspection and detention cash fund created in section 25-1.5-101 (1)(dd)(VI)(A), C.R.S., and is based on".

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1256** be **referred** to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1015** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar. 1
2
3
4

Appropriations After consideration on the merits, the Committee recommends that **SB26-189** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. 5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21

Amend printed bill, page 28, after line 17 insert:

"SECTION 4. Appropriation. For the 2026-27 state fiscal year, \$46,190 is appropriated to the department of law. This appropriation is from the general fund and is based on an assumption that the department will require an additional 0.4 FTE. To implement this act, the department may use this appropriation for consumer protection, antitrust, and civil rights."
22
23
24
25

Renumber succeeding sections accordingly.

Page 1, line 102 strike "DECISIONS." and substitute "DECISIONS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."
26
27
28
29
30
31

Appropriations After consideration on the merits, the Committee recommends that **SB26-188** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar. 32
33
34
35

Appropriations After consideration on the merits, the Committee recommends that **SB26-187** be referred to the Committee of the Whole with favorable recommendation. 36
37
38
39

Appropriations After consideration on the merits, the Committee recommends that **SB26-180** be postponed indefinitely. 40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55

Appropriations After consideration on the merits, the Committee recommends that **SB26-125** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. 56
57
58
59
60
61
62
63
64
65
66
67

Amend printed bill, page 29, line 2, strike "A" and substitute "IF THE DEPARTMENT IS ACCEPTING COMPLAINTS, A".

Page 30, after line 16 insert:
"22-29.5-114.5. Effective date - repeal of part - gifts, grants, and donations.
(1) THE DEPARTMENT MAY SEEK FUNDING FROM GIFTS, GRANTS, AND DONATIONS TO SUPPORT THE EXECUTION OF THE PROVISIONS OF SECTION 22-29.5-114. THE DEPARTMENT MAY CONTRACT WITH THIRD PARTIES TO SUPPORT THE EXECUTION OF THE PROVISIONS OF SECTION 22-29.5-114.
(2) (a) SECTION 22-29.5-114 WILL TAKE EFFECT IF THE DEPARTMENT RECEIVES SUFFICIENT FUNDING TO SUPPORT THE EXECUTION OF THE PROVISIONS OF SECTION 22-29.5-114. THE COMMISSIONER OF THE DEPARTMENT SHALL NOTIFY THE REVISOR OF STATUTES IN WRITING OF THE DATE WHEN THE CONDITION SPECIFIED IN THIS SUBSECTION (2)(a) HAS OCCURRED BY EMAILING THE NOTICE TO REVISOROFSTATUTES.GA@COLEG.GOV. SECTION 22-29.5-114 TAKES EFFECT UPON THE DATE IDENTIFIED IN THE NOTICE THAT THE CONDITION SPECIFIED IN THIS SUBSECTION (2)(a) HAS OCCURRED OR, IF THE NOTICE DOES NOT SPECIFY THAT DATE, UPON THE DATE OF THE NOTICE TO THE REVISOR OF STATUTES.
(b) SECTIONS 22-29.5-114 AND THIS SECTION ARE REPEALED, EFFECTIVE JULY 1, 2028, IF THE COMMISSIONER OF THE DEPARTMENT OF EDUCATION HAS NOT NOTIFIED THE REVISOR OF STATUTES THAT THE CONDITION SPECIFIED IN SUBSECTION (2)(a) HAS OCCURRED BY JUNE 30, 2028."
Strike "SHALL" and substitute "MAY" on: **Page 24**, line 5; and **Page 28**, line 15.

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:

HB26-1078 by Representative(s) Smith and Hamrick; also Senator(s) **Marchman and Kirkmeyer**, Bright--Concerning increasing the number of off-campus courses offered by institutions of higher education to students in concurrent enrollment programs, and, in connection therewith, making and reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	N	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Mullica, Pelton R., Snyder, Wallace, and Weissman.

SB26-167 by Senator(s) **Benavidez and Mullica**; also Representative(s) Boesenecker and Lindsay--Concerning a covered person's contribution under a health benefit plan based on out-of-pocket expenses attributable to the purchase of prescription drugs.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	29	NO	6	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Coleman, Cutter, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Marchman, Snyder, Wallace, and Weissman.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1069 by Representative(s) Feret and Stewart K.; also Senator(s) **Mullica and Simpson--** Concerning increasing the availability of emergency medical services.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Pelton R., Roberts, Snyder, Wallace, Weissman, and Zamora Wilson.

HB26-1132 by Representative(s) Froelich and Lindsay; also Senator(s) **Kipp and Bridges--**Concerning increasing pollinator habitats through the conservation of native plant material on lands in the state.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Hinrichsen, Jodeh, Lindstedt, Marchman, and Wallace.

HB26-1347 by Representative(s) Gilchrist and Brown, Camacho, Clifford, Froelich, Stewart R., Willford; also Senator(s) **Daugherty and Ball--**Concerning changing practices related to federal benefits for youth in foster care.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	31	NO	4	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Lindstedt, Wallace, and Weissman.

HB26-1210 by Representative(s) Bacon and Mabrey, Brown, Clifford, Froelich, Garcia, Lindsay, Martinez, Mauro, Nguyen, Rutinel, Sirota, Smith, Story, Titone, Willford, Woodrow, Zokaie; also Senator(s) **Weissman and Jodeh**, Cutter, Lindstedt, Marchman, Sullivan, Wallace--Concerning limiting the use of intimate personal data to make inferences that impact a person's financial position.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	19	NO	15	EXCUSED	1	ABSENT	0
Amabile	N	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	N	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Gonzales J., Hinrichsen, Kipp, and Kolker.

At the order of the President, Senator Danielson was excused.

HB26-1196 by Representative(s) English and Joseph; also Senator(s) **Benavidez**--Concerning tenant data information.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Exum, Gonzales J., Jodeh, and Kipp.

HB26-1224 by Representative(s) Velasco and Boesenecker; also Senator(s) **Cutter and Roberts--**
Concerning financial protections for mobile home park residents.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Marchman, Mullica, Snyder, Wallace, and Weissman.

HB26-1028 by Representative(s) Garcia and Velasco; also Senator(s) **Cutter--**Concerning second language diploma endorsements for graduating high school students.

A majority of those elected to the Senate having voted in the affirmative, Senator was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.003), by Senator Cutter.

Amend revised bill, page 6, line 25, strike "AN APPROVED ENTITY" and substitute "A STATE INSTITUTION OF HIGHER EDUCATION".

Page 7, line 1, strike "AN APPROVED ENTITY" and substitute "A STATE INSTITUTION OF HIGHER EDUCATION".

Page 7, line 8, strike "APPROVED ENTITY" and substitute "STATE INSTITUTION OF HIGHER EDUCATION".

The amendment was **passed** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	28	NO	6	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Benavidez, Coleman, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Marchman, Mullica, Sullivan, Wallace, and Weissman.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-082) of Wednesday, May 6, was laid over until Friday, May 8, retaining its place on the calendar.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, SB26-186, SB26-188, HB26-1420, HB26-1341, HB26-1015, HB26-1423 were made Special Orders at 12:47 p.m.

Committee of the Whole The hour of 12:47 p.m. having arrived, Senator Roberts moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills -- Consent Calendar, and Senator Roberts was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-186 by Senator(s) **Marchman and Baisley**, Rodriguez; also Representative(s) Titone and Keltie, Paschal--Concerning updates to the "Workers' Compensation Act of Colorado" necessitated by technology updates.

Ordered engrossed and placed on the calendar for third reading and final passage.

SB26-188 by Senator(s) **Amabile and Kirkmeyer**, Bridges; also Representative(s) Brown and Taggart, Sirota--Concerning the transition of residential treatment programs to the statewide managed care system for medicaid members who are in the custody of a county department of human or social services.

Ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1420 by Representative(s) Paschal and Richardson; also Senator(s) **Kolker and Pelton R.**-- Concerning changes to the approval process for light-mitigating technology that is required to be installed at certain wind-powered energy generation facilities.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1341 by Representative(s) Johnson, Winter T.; also Senator(s) **Pelton R.**--Concerning a modification to the service period during which the Colorado agricultural development authority may allocate its portion of the private activity bond state ceiling allocation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1015 by Representative(s) McCormick and Taggart; also Senator(s) **Simpson and Amabile**--Concerning the extension of the Colorado homeless contribution tax credit through income tax year 2030.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1423 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning requiring the department of public safety to submit a community corrections budget in its annual budget request.

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 Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-186, SB26-188, HB26-1420, HB26-1341, HB26-1015, HB26-1423.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, SB26-191, SB26-125, SB26-187, SB26-189, SB26-184, HB26-1342, HB26-1269, HB26-1225, HB26-1233, HB26-1414, HB26-1256, HB26-1276, HB26-1419 were made Special Orders at 12:51 p.m.

Committee of the Whole The hour of 12:51 p.m. having arrived, Senator Roberts moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Roberts was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-191 by Senator(s) **Amabile and Frizell**; also Representative(s) McCormick--Concerning the use of gifts, grants, and donations made to the department of health care policy and financing for the purpose of enhanced reimbursement for nursing facilities that serve residents with behavioral health needs.

Amendment No. 1(L.001), by Senator Amabile.

Amend printed bill, page 2, after line 11 insert:

"(2) THE EXECUTIVE DIRECTOR SHALL REPORT TO THE JOINT BUDGET COMMITTEE ON THE USE OF ANY GIFTS, GRANTS, OR DONATIONS RECEIVED PURSUANT TO THIS SECTION."

Re-number succeeding subsection accordingly.

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-125

by Senator(s) **Kolker and Marchman**; also Representative(s) Bacon and Phillips-- Concerning disability rights protections in public schools.

Amendment No. 1, Education Committee Amendment.

(Printed in Senate Journal, March 12, page(s) 379 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.

(Printed in Senate Journal, May 6, page(s) 1093-1094 and placed in members' bill files.)

Amendment No. 3(L.004), by Senator Marchman.

Amend printed bill, page 8, line 7, strike "FREE" and substitute "FREE EDUCATION".

Page 8, line 8, after "OR" insert "TO".

Page 8, line 9, strike "GUARDIAN." and substitute "GUARDIAN, EXCEPT FOR THE FEES THAT ARE IMPOSED ON STUDENTS WITHOUT A DISABILITY OR THEIR PARENT OR GUARDIAN."

Page 8, line 11, strike "PAYMENT BY A LOCAL".

Page 8, strike lines 12 and 13.

Page 8, line 14, strike "BY THE LOCAL EDUCATION PROVIDER." and substitute "THE LOCAL EDUCATION PROVIDER PLACING A STUDENT WITH A DISABILITY OR REFERRING THE STUDENT FOR AID, BENEFITS, OR SERVICES NOT OPERATED OR PROVIDED BY THE LOCAL EDUCATION PROVIDER AS ITS MEANS OF CARRYING OUT THE REQUIREMENTS OF THIS ARTICLE 29.5 FOR PAYMENT OF THE COSTS OF THE AID, BENEFITS, OR SERVICES."

Page 8, line 16, after "ARTICLE 29.5." insert "NOTHING IN THIS SECTION SHALL BE CONSTRUCTED TO RELIEVE AN INSURER OR SIMILAR THIRD PARTY FROM AN OTHERWISE VALID OBLIGATION TO PROVIDE OR PAY FOR SERVICES TO A QUALIFIED STUDENT WITH A DISABILITY."

Page 9, line 1, after "PROGRAM," insert "AS DEFINED IN SECTION 22-20-103,".

Page 9, line 3, strike "SCHOOLS." and insert "SCHOOLS, EXCEPT THAT, FOR MATTERS INVOLVING THE PROVISION OF A FREE EDUCATION TO A QUALIFIED STUDENT WITH A DISABILITY, "LOCAL EDUCATION PROVIDER" HAS THE SAME MEANING AS "ADMINISTRATIVE UNIT" AS DEFINED IN SECTION 22-20-103 (1) FOR THE PURPOSES OF THIS ARTICLE 29.5."

Page 9, line 9 strike "701" and substitute "794".

Page 9, line 14, strike "SHALL" and substitute "SHALL, ON THE BASIS OF DISABILITY,".

Page 9, line 16, after "DISCRIMINATION" insert "UNDER ANY PROGRAM, SERVICE, OR ACTIVITY".

Page 9, strike line 17 and substitute "PROVIDER."

Page 12, strike lines 12 through 16 and substitute:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

"(a) ADOPT A GRIEVANCE PROCESS THAT INCORPORATES APPROPRIATE DUE PROCESS STANDARDS AND PROVIDES FOR THE PROMPT AND EQUITABLE RESOLUTION OF COMPLAINTS ALLEGING ANY ACTION PROHIBITED BY SECTION 504, WHICH MAY BE SATISFIED BY ADOPTING A SECTION 504 GRIEVANCE PROCESS THAT FULFILLS THE REQUIREMENTS OF 34 CFR 104.7. THE LOCAL EDUCATION PROVIDER IS NOT REQUIRED TO APPLY ITS GRIEVANCE PROCEDURE TO ALLEGATIONS RELATED TO THE IDENTIFICATION, EVALUATION, PLACEMENT, OR PROVISION OF FREE EDUCATION PURSUANT TO AN IEP."

Page 14, line 4, after "AND" insert "AT LEAST ONE".

Page 14, line 6, after "ARTICLE 29.5." insert "IF A LOCAL EDUCATION PROVIDER HAS A BUILDING-SPECIFIC COORDINATOR RESPONSIBLE FOR COMPLIANCE WITH SECTION 504 AND THIS ARTICLE 29.5, THAT INDIVIDUAL MAY ATTEND THE TRAINING INSTEAD OF A BUILDING ADMINISTRATOR."

Page 16, line 25, after "(1)" insert "(a)".

Page 17, after line 1 insert:

"(b) IMPLEMENTATION OF AN IEP DEVELOPED IN ACCORDANCE WITH THE IDEA IS ONE WAY OF MEETING THE INDIVIDUAL EDUCATIONAL NEEDS OF A STUDENT WITH A DISABILITY AS ADEQUATELY AS THE NEEDS OF A STUDENT WITHOUT A DISABILITY ARE MET."

Page 22, line 12, strike "SATISFIES" and substitute "MAY SATISFY".

Page 22, strike line 16 and substitute:

"(b) A GROUP OF KNOWLEDGEABLE PEOPLE, BASED ON EXISTING EVALUATION DATA, DETERMINE THE".

Page 22, line 18, strike "NEEDS." and substitute "NEEDS, AND THE LOCAL EDUCATION PROVIDER AND PARENT AGREE."

Page 24, line 11, after "ARTICLE 29.5." insert "THIS ARTICLE 29.5 DOES NOT CREATE NEW AUTHORITY FOR MATTERS INVOLVING THE IDENTIFICATION, EVALUATION, PLACEMENT, OR PROVISION OF A FREE EDUCATION PURSUANT TO AN IEP."

Page 28, line 23, strike "EMPLOYEE OF A LOCAL EDUCATION PROVIDER,".

Page 28, after line 23 insert "A THIRD PARTY MAY ONLY FILE A COMPLAINT ALLEGING VIOLATIONS OF THIS ARTICLE 29.5 IF THE ALLEGATIONS ARE SYSTEMIC IN NATURE OR IF THE COMPLAINT IS ON BEHALF OF AN INDIVIDUAL STUDENT THE THIRD PARTY IS REPRESENTING AS AN ATTORNEY OR ADVOCATE."

Page 31, line 23, after "VIOLATION." insert "PRIOR TO INITIATING THE PROCESS TO WITHHOLD FUNDS, THE STATE BOARD MUST PROVIDE WRITTEN NOTICE TO THE LOCAL EDUCATION PROVIDER OF THE VIOLATIONS OF THIS ARTICLE 29.5 AND THE CORRECTIVE ACTION REQUIRED. THE LOCAL EDUCATION PROVIDER MUST BE GIVEN SIXTY DAYS TO RESPOND TO THE NOTICE. A LOCAL EDUCATION PROVIDER MAY APPEAL A STATE BOARD DECISION TO WITHHOLD STATE FUNDS TO THE OFFICE OF ADMINISTRATIVE COURTS. THE STATE BOARD HAS THE BURDEN OF PROOF, BY A PREPONDERANCE OF THE EVIDENCE, TO ESTABLISH THE BASIS OF THE DECISION BEING APPEALED."

Amend Senate Education Committee Report dated March 11, 2026, page 1, strike lines 2 through 8 and substitute:

"(3) A LOCAL EDUCATION PROVIDER SHALL PROVIDE REASONABLE ACCOMMODATIONS TO A PARENT WITH A DISABILITY, INCLUDING A COMMUNICATION-RELATED DISABILITY, WHO IS SEEKING APPROPRIATE ACCESS TO PROGRAMS OR ACTIVITIES FOR PARENTS IN RELATION TO THAT PARENT'S CHILD. COMMUNICATION-RELATED DISABILITY ACCOMMODATIONS MUST BE CONSISTENT WITH THE STANDARDS STATED IN SECTION 22-29.5-106.

(4) A LOCAL EDUCATION PROVIDER MUST PROVIDE INTERPRETATION AND TRANSLATION SERVICES FOR COMMUNICATION WITH A PARENT WITH LIMITED ENGLISH PROFICIENCY."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Amendment No. 4(L.007), by Senator Marchman.

Amend printed bill, page 12, strike lines 3 through 9 and substitute "LANGUAGE. A LOCAL EDUCATION PROVIDER SHALL COMMUNICATE WITH A PARENT WITH LIMITED ENGLISH PROFICIENCY IN A MANNER THAT PROVIDES THE PARENT WITH MEANINGFUL ACCESS TO INFORMATION THAT IS PROVIDED TO OTHER PARENTS, INCLUDING INFORMATION ABOUT PROGRAMS, SERVICES, AND ACTIVITIES."

Page 13, line 27, after "THE" insert "ESSENTIAL".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-187

by Senator(s) **Amabile and Bridges**, Kirkmeyer; also Representative(s) Brown and Taggart, Sirota--Concerning the creation of a commission to study medicaid, and, in connection therewith, making an appropriation.

Amendment No. 1(L.001), by Senator Amabile.

Amend printed bill, page 6, line 20, strike "LEGISLATIVE CHANGES OR EXECUTIVE ACTION." and substitute "POLICY CHANGE."

Page 6, line 21, strike "SHALL:" and substitute "SHALL UTILIZE EXISTING COLORADO AND NATIONAL STUDIES, REPORTS, ANALYSES, AND AUDITS TO:".

Page 6, line 24, strike "POLICIES," and substitute "POLICIES; IDENTIFY ADDITIONAL WORKLOAD FOR THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING ASSOCIATED WITH FEDERAL CHANGES;".

Page 7, after line 11 insert:

"(c) THE COMMISSION SHALL:

(I) SOLICIT AND CONSIDER INPUT FROM MEDICAID MEMBERS, DISABILITY MEMBERS, DISABILITY ADVOCATES, HEALTH-CARE PROVIDERS, AND COMMUNITY-BASED ORGANIZATIONS, INCLUDING THROUGH PUBLIC MEETINGS OR WRITTEN COMMENT; AND

(II) EVALUATE THE IMPACT OF THE COMMISSION'S PROPOSED RECOMMENDATIONS ON MEMBER ACCESS TO CARE, QUALITY OF CARE, AND HEALTH EQUITY, INCLUDING IMPACTS ON INDIVIDUALS WITH DISABILITIES, INDIVIDUALS IN RURAL AREAS, AND OTHER VULNERABLE POPULATIONS;".

Page 7, line 7, after "METHODOLOGY," insert "CHALLENGES REGARDING MEDICAID ADMINISTRATION STATEWIDE,".

Page 7, line 12, after "(8)" insert "(a)".

Page 7, strike line 16 and substitute "LEGISLATIVE CHANGES, EXECUTIVE ACTION, AND OTHER POLICY CHANGES.

(b) THE FINAL REPORT MUST INCLUDE A SUMMARY OF STAKEHOLDER INPUT AND HOW STAKEHOLDER INPUT INFORMED THE COMMISSION'S RECOMMENDATIONS."

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-189

by Senator(s) **Rodriguez and Coleman**, Baisley; also Representative(s) Duran and Bacon, Titone--Concerning the use of automated decision-making technology in consequential decisions.

Amendment No. 1, Business, Labor & Technology Committee Amendment.

(Printed in Senate Journal, May 5, page(s) 1079 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.

(Printed in Senate Journal, May 6, page(s) 1093 and placed in members' bill files.)

Amendment No. 3(L.003), by Senator Rodriguez.

Amend printed bill, page 24, strike lines 22 through 26 and substitute:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

"(1) (a) AN INSURER, AS DEFINED IN SECTION 10-1-102 (13), AND AFFILIATED ENTITIES THAT ARE SUBJECT TO THE REQUIREMENTS OF SECTION 10-3-1104.9 ARE IN COMPLIANCE WITH THIS PART 17 IN THE PRACTICE OF INSURANCE."

Amendment No. 1(L.004), by Senator Rodriguez.

Amend the Business, Labor, and Technology Committee Report, dated May 5, 2026, page 1, line 14, strike "and".

Page 1, line 15, strike "amended" and substitute "enacted".

Page 1, line 16, before "take" insert "this section, and section 5 of this act".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

SB26-184 by Senator(s) **Rodriguez and Ball**; also Representative(s) Carter and Mabrey--Concerning benefits for firefighters who contract certain conditions.

Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, May 5, page(s) 1080 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the Special Orders -- Second Reading of Bills Calendar (HB26-1342, HB26-1269, HB26-1225, HB26-1233, HB26-1414, HB26-1256, HB26-1276, HB26-1419) of Wednesday, May 6, was laid over until Thursday, May 7 retaining its place on the calendar

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-191, as amended, SB26-125, as amended, SB26-187, as amended, SB26-189, as amended, SB26-184, as amended.

Laid over until Thursday, May 7: HB26-1342, HB26-1269, HB26-1225, HB26-1233, HB26-1414, HB26-1256, HB26-1276, HB26-1419.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-012 by Senator(s) **Danielson**; also Representative(s) Velasco--Concerning compensable losses under the "Colorado Crime Victim Compensation Act" for enrolled members of a federally recognized tribe.

Laid over until Thursday, May 7, 2026.

SB26-160 by Senator(s) **Rodriguez and Gonzales J.**; also Representative(s) Duran and Martinez--
Concerning employee protections in the workplace.

Senator Rodriguez moved that the Senate concur in House amendments to **SB26-160**, as printed in House journal, May 4, page(s) 1558. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	24	NO	10	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

MESSAGE FROM THE GOVERNOR

May 5th, 2026

Colorado Senate
The 75th General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-019 Early Childhood Local System Consolidation
Approved on Tuesday May 5th 2026 at 3:00pm

SB26-060 Mental Health Training in Concussion Education
Approved on Tuesday May 5th 2026 at 3:00pm

SB26-083 Rule Review Bill
Approved on Tuesday May 5th 2026 at 3:00pm

SB26-085 Military Protection Orders
Approved on Tuesday May 5th 2026 at 3:00pm

SB26-109 Building Code Accessibility
Approved on Tuesday May 5th 2026 at 3:00pm

SB26-122 Fuel Standards; Liability of Petroleum Storage Tank Fund
Approved on Tuesday May 5th 2026 at 3:00pm

Sincerely,

Jared Polis
Governor

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Local
Government
& Housing

After consideration on the merits, the Committee recommends that **SCR26-001** be **postponed indefinitely**.

Judiciary

After consideration on the merits, the Committee recommends that **HB26-1421** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 11, line 8, before "OUTCOME" insert "ECONOMIC".

Page 11, line 10, before "OUTCOME" insert "ECONOMIC".

Page 13, line 20, strike "(I)".

Page 13, strike line 24 and substitute "GENERAL FUND;".

Page 14, strike lines 1 through 5.

Page 15, strike lines 23 through 27.

Page 16, strike lines 1 through 13.

Re-number succeeding section accordingly.

Judiciary

After consideration on the merits, the Committee recommends that **SB26-071** be **postponed indefinitely**.

Health &
Human
Services

After consideration on the merits, the Committee recommends that **HB26-1195** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 4, line 6, after "**prohibited use -**" insert "**liability - unfair or deceptive trade practice -**".

Page 5, line 25, strike "AND".

Page 5, line 27, strike "USE." and substitute "USE; AND

(IV) COLLECTING MENTAL HEALTH OR WELLNESS INFORMATION, INCLUDING SYMPTOM FREQUENCY TRACKING; MOOD RATING SCALES; INTAKE QUESTIONNAIRES AND RESPONSES; MEDICATION ADHERENCE LOGGING; SLEEP AND ACTIVITY TRACKING; AND USE OF SIMILAR, STRUCTURED DATA COLLECTION TOOLS."

Page 6, before line 1 insert:

"(e) (I) "SYNCHRONOUS" MEANS INTERACTIONS OCCURRING SIMULTANEOUSLY IN WHICH THERE IS ACTIVE PARTICIPATION BETWEEN THE CLIENT AND THE LICENSEE, REGISTRANT, CERTIFICATE HOLDER, OR OTHER INDIVIDUAL LEGALLY PERMITTED TO PROVIDE PSYCHOTHERAPY SERVICES IN THE STATE.

(II) "SYNCHRONOUS" DOES NOT MEAN A REVIEW OF AN INTERACTION AFTER THE INTERACTION HAS OCCURRED."

Reletter succeeding paragraph accordingly.

Page 8, line 25, after "(6)" insert "(a)".

Page 9, after line 7 insert:

"(b) A LICENSEE, REGISTRANT, CERTIFICATE HOLDER, OR OTHER INDIVIDUAL LAWFULLY PERMITTED TO PROVIDE PSYCHOTHERAPY SERVICES IN THE STATE SHALL PROVIDE TO THE CLIENT DURING THE INITIAL CLIENT CONTACT WRITTEN INFORMATION CONCERNING PROHIBITIONS SPECIFIED IN SUBSECTION (6)(a) OF THIS SECTION ON THE USE OF ARTIFICIAL INTELLIGENCE SYSTEMS IN THE PRACTICE OF PSYCHOTHERAPY."

Page 10, line 11, before "COACHING," insert "PATIENT NAVIGATION,".

Page 10, strike lines 16 through 22 and substitute "DIRECTORIES, SAFETY PLANNING, OR OTHER WELLNESS TOOLS THAT:

- (I) DO NOT DIAGNOSE OR TREAT MENTAL HEALTH DISORDERS; AND
- (II) CLEARLY AND CONSPICUOUSLY DISCLOSE THAT THE TECHNOLOGY OR SERVICE IS NOT A SUBSTITUTE FOR CLINICAL CARE; OR

(b) IS AUTHORIZED, APPROVED, CLEARED, OR GRANTED ENFORCEMENT DISCRETION BY THE FEDERAL FOOD AND DRUG ADMINISTRATION FOR AN INTENDED USE THAT INCLUDES THE DELIVERY OF BEHAVIORAL HEALTH INTERVENTIONS, INCLUDING AN ARTIFICIAL INTELLIGENCE SYSTEM, AND THAT:

- (I) DOES NOT DIAGNOSE OR TREAT MENTAL HEALTH DISORDERS; AND
- (II) CLEARLY AND CONSPICUOUSLY DISCLOSES THAT THE TECHNOLOGY OR SERVICE IS NOT A SUBSTITUTE FOR CLINICAL CARE."

Page 10, after line 23 insert:

"(10) A VIOLATION OF SUBSECTION (5)(a) OF THIS SECTION SHALL BE DEEMED AN UNFAIR OR DECEPTIVE TRADE PRACTICE, AS PROVIDED IN ARTICLE 1 OF TITLE 6."

Page 11, lines 12 and 13, strike "OR INFORMATION IS CONFIDENTIAL." and substitute "IS CONFIDENTIAL IN A MANNER THAT WOULD LEAD A REASONABLE USER TO BELIEVE THAT THE DATA IS PROTECTED IN A MANNER COMPARABLE TO PRIVACY PROTECTIONS AFFORDED BY THERAPIST-CLIENT CONFIDENTIALITY IN A RELATIONSHIP BETWEEN A LICENSEE, REGISTRANT, CERTIFICATE HOLDER, OR OTHER PERSON LAWFULLY PERMITTED TO PROVIDE PSYCHOTHERAPY SERVICES IN THE STATE AND THE CLIENT."

Page 11, strike lines 14 through 27 and substitute:

"(2) NOTHING IN THIS SECTION IMPOSES LIABILITY ON A LICENSEE, REGISTRANT, CERTIFICATE HOLDER, OR OTHER INDIVIDUAL LEGALLY PERMITTED TO PROVIDE PSYCHOTHERAPY SERVICES IN THE STATE FOR DEFECTS IN, OR FAILURES OF, AN ARTIFICIAL INTELLIGENCE SYSTEM THAT ARE ATTRIBUTABLE TO THE DEVELOPER OR DEPLOYER OF THE ARTIFICIAL INTELLIGENCE SYSTEM. THE LIABILITY OF A DEVELOPER OR DEPLOYER FOR SUCH DEFECTS OR FAILURES IS GOVERNED BY APPLICABLE CONSUMER PROTECTION LAW."

Renumber succeeding subsections accordingly.

Page 12, line 25, before "COACHING," insert "PATIENT NAVIGATION,".

Page 13, strike lines 3 through 9 and substitute "DIRECTORIES, SAFETY PLANNING, OR OTHER WELLNESS TOOLS THAT:

- (I) DO NOT DIAGNOSE OR TREAT MENTAL HEALTH DISORDERS; AND
- (II) CLEARLY AND CONSPICUOUSLY DISCLOSE THAT THE TECHNOLOGY OR SERVICE IS NOT A SUBSTITUTE FOR CLINICAL CARE; OR

(b) IS AUTHORIZED, APPROVED, CLEARED, OR GRANTED ENFORCEMENT DISCRETION BY THE FEDERAL FOOD AND DRUG ADMINISTRATION FOR AN INTENDED USE THAT INCLUDES THE DELIVERY OF BEHAVIORAL HEALTH INTERVENTIONS, INCLUDING AN ARTIFICIAL INTELLIGENCE SYSTEM, AND THAT:

- (I) DOES NOT DIAGNOSE OR TREAT MENTAL HEALTH DISORDERS; AND
- (II) CLEARLY AND CONSPICUOUSLY DISCLOSES THAT THE TECHNOLOGY

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

OR SERVICE IS NOT A SUBSTITUTE FOR CLINICAL CARE."

Page 13, strike lines 14 and 15.

Reletter succeeding paragraph accordingly.

Judiciary

After consideration on the merits, the Committee recommends that **HB26-1236** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 3, line 3, before "EXCEED" insert "SUBSTANTIALY".

Page 3, line 13, strike "(a)".

Page 3, line 19, strike "(I)" and substitute "(a)".

Page 3, line 23, strike "(II)" and substitute "(b)".

Page 3, line 25, strike "(A)" and substitute "(I)".

Page 3, strike lines 26 and 27 and substitute:

"(II) BRINGING A CLAIM IN ARBITRATION."

Page 4, strike lines 1 through 7.

Page 4, line 12, strike "NINETY" and substitute "ONE HUNDRED TWENTY".

Page 4, line 19, strike "NINETY" and substitute "ONE HUNDRED TWENTY".

Page 4, line 21, strike "TREBLE" and substitute "DOUBLE".

Page 4, after line 26 insert:

"(d) THE ONE HUNDRED TWENTY DAY PERIODS DESCRIBED IN SUBSECTIONS (3)(a) AND (3)(b) OF THIS SECTION TOLL PENDING AN APPEAL, IF ANY."

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

SB26-193

by Senator(s) **Amabile and Kirkmeyer**, Bridges; also Representative(s) Brown and Taggart, Sirota--Concerning local ordinances' impacts on state employees. Appropriations

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

MESSAGE FROM THE GOVERNOR

May 6th, 2026

Colorado Senate
The 75th General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-040 Affordable Home Ownership Program
Approved on Wednesday May 6th 2026 at 1:15 pm

Sincerely,
(signed)
Jared Polis
Governor

TRIBUTES

Honoring:

- Kai Minton – Senator Daugherty
- The Colorado Spartans – Senator Hinrichsen
- Corey Hill – Senator Pelton R.
- Aliyah Muth – Senator Pelton R.
- McClave High School Boys Basketball – Senator Pelton R.
- McClave High School Girls Basketball – Senator Pelton R.
- Roxy Unruh – Senator Pelton R.
- Colorado Nurses Association – Senator Kipp
- Correctional Officers and Employees – Senator Coleman
- CrossPurpose – Senator Coleman
- Aya Saad-Masri – Senator Jodeh
- Catherine Kunz – Senator Liston

Journal corrections:

- Page 105, line 55, strike "Danelson" and insert "Danielson".
- Page 173, line 24, strike "and".
- Page 226, line 3, strike "Danelson" and insert "Danielson".
- Page 1047, after line 57, insert "A majority of all members elected to the Senate having voted in the affirmative, the bill 56 was passed."
- Page 1022, line 26, strike "Senator" and insert "Majority Leader"
- Page 1039, line 6, strike "Senator Ball" and insert "Majority Leader Rodriguez"

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Senator Snyder, the Senate adjourned until 9:00 a.m., Thursday, May 7, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

114th Legislative Day Thursday, May 7, 2026

- Prayer 10
 By the chaplain, Rabbi Joshua Margo Associate Rabbi at Temple Emanuel, Denver 11
- Call to 12
 Order 13
 By the President at 9:00 a.m. 14
- Roll Call 15
 Present-- 33. 16
 Absent-- 2, Kolker, Pelton B. 17
 Present later-- 2, Kolker, Pelton B. 18
- Quorum 19
 The President announced a quorum present. 20
- Pledge 21
 By Senator Simpson. 22
- Approval of 23
 the Journal 24
 On motion of Senator Bridges, the Journal of Wednesday, May 6, 2026 was approved 25
 as corrected by the Secretary. 26

SENATE SERVICES REPORT

- Correctly Printed:** SB26-193. 31
- Correctly Engrossed:** SB26-125, 184, 186, 187, 188, 189, and 191. 32
- Correctly Reengrossed:** SB26-167 and 181. 33
- Correctly Revised:** HB26-1015, 1341, 1420, and 1423. 34
- Correctly Rerevised:** HB26-1028, 1069, 1078, 1132, 1196, 1210, 1224, 1227, 1282, 1314, 35
 1317, 1336, 1338, 1344, and 1347. 36

At the order of the President, Senators Kolker and Pelton B. were added to the current roll 37
 call. 38

COMMITTEE OF REFERENCE REPORTS

- Health & 39
 Human 40
 Services 41
 After consideration on the merits, the Committee recommends that **HB26-1335** be 42
referred to the Committee of the Whole with favorable recommendation. 43
- Judiciary 44
 After consideration on the merits, the Committee recommends that **HB26-1281** be 45
referred to the Committee of the Whole with favorable recommendation. 46
- Judiciary 47
 After consideration on the merits, the Committee recommends that **HB26-1315** be 48
referred to the Committee of the Whole with favorable recommendation. 49
- Judiciary 50
 After consideration on the merits, the Committee recommends that **HB26-1255** be 51
amended as follows, and as so amended, be referred to the Committee of the Whole with 52
 favorable recommendation. 53

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Amend reengrossed bill, page 3, strike lines 7 through 27.

Page 4, strike lines 1 through 23 and substitute:

"(b) "SOCIAL MEDIA PLATFORM" HAS THE MEANING SET FORTH IN SECTION 6-1-1601 (4); EXCEPT THAT "SOCIAL MEDIA PLATFORM" INCLUDES AN INTERNET-BASED SERVICE OR APPLICATION IN WHICH THE PREDOMINANT OR EXCLUSIVE FUNCTION IS INTERACTIVE GAMING, VIRTUAL GAMING, OR AN ONLINE SERVICE THAT ALLOWS THE CREATION AND UPLOADING OF CONTENT FOR THE PURPOSE OF INTERACTIVE OR VIRTUAL GAMING, AS DESCRIBED IN SECTION 6-1-1601 (4)(b)(VII)."

Page 5, line 6, strike "AND".

Page 5, line 14, strike "AGENCY." and substitute "AGENCY; AND".

Page 5, after line 14 insert:

"(c) REQUIRE A LAW ENFORCEMENT AGENCY THAT ACCESSES THE STAFFED HOTLINE ESTABLISHED PURSUANT TO SUBSECTION (2)(b) OF THIS SUBSECTION TO PROVIDE, PRIOR TO OR CONTEMPORANEOUSLY WITH ANY REQUEST FOR USER INFORMATION OR SEARCH WARRANT COMPLIANCE, A SWORN WRITTEN AFFIRMATION ATTESTING THAT:

(I) THE REQUEST IS NOT MADE IN CONNECTION WITH AN INVESTIGATION INTO CONDUCT THAT CONSTITUTES LEGALLY PROTECTED HEALTH-CARE ACTIVITY, AS DEFINED IN SECTION 12-30-121 (1)(d); AND

(II) THE REQUESTING AGENCY HAS NOT RECEIVED, AND IS NOT ACTING ON BEHALF OF, A REQUEST FROM AN OUT-OF-STATE LAW ENFORCEMENT AUTHORITY SEEKING INFORMATION RELATED TO LEGALLY PROTECTED HEALTH-CARE ACTIVITY UNDER COLORADO LAW. AN OPERATOR THAT RECEIVES AN AFFIRMATION PURSUANT TO THIS SUBSECTION (2)(c) SHALL RETAIN THE AFFIRMATION FOR AT LEAST THREE YEARS."

Page 7, strike lines 3 through 9 and substitute:

"(a) (I) "ADVERSE ACTION" MEANS A RESTRICTION, SUSPENSION, OR TERMINATION OF A USER'S ACCOUNT ON A SOCIAL MEDIA PLATFORM AFTER HUMAN REVIEW, WHICH RESTRICTION, SUSPENSION, OR TERMINATION IS IMPLEMENTED AGAINST A USER IN RESPONSE TO THE USER POSTING CONTENT THAT IS AVAILABLE TO THE GENERAL PUBLIC IN VIOLATION OF THE SOCIAL MEDIA PLATFORM'S POLICIES CONCERNING SPECIFIC OR IMMINENT THREATS.

(II) "ADVERSE ACTION" DOES NOT INCLUDE AN ACTION TAKEN SOLELY IN RESPONSE TO CONTENT THAT CONSTITUTES, DESCRIBES, FACILITATES, OR DISCUSSES LEGALLY PROTECTED HEALTH-CARE ACTIVITY AS DEFINED IN SECTION 12-30-121 (1)(d), INCLUDING DISCUSSION OF, REFERRAL TO, OR ASSISTANCE WITH OBTAINING REPRODUCTIVE HEALTH-CARE SERVICES THAT ARE LAWFUL UNDER COLORADO LAW."

Page 7, line 23, after "(2)" insert "(a)".

Page 7, after line 27 insert:

"(b) NOTWITHSTANDING SUBSECTION (2)(a) OF THIS SECTION, AN OPERATOR SHALL NOT REPORT AN ADVERSE ACTION TO A LOCAL LAW ENFORCEMENT AGENCY IF THE OPERATOR HAS A GOOD FAITH BELIEF THAT THE CONTENT AT ISSUE CONSTITUTES LEGALLY PROTECTED HEALTH-CARE ACTIVITY AS DEFINED IN SECTION 12-30-121 (1)(d)."

Education

After consideration on the merits, the Committee recommends that **HB26-1345** 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 14, after line 16 insert:

"SECTION 4. In Colorado Revised Statutes, 23-3.3-102, **add** (10) as follows:

23-3.3-102. Assistance program authorized - procedure - audits - definitions - repeal.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

(10) (a) NOTWITHSTANDING ANY PROVISION OF THIS TITLE 23 TO THE CONTRARY, FOR THE 2026-27 STATE FISCAL YEAR, THE COMMISSION SHALL NOT ALLOCATE MONEY TO A NONPUBLIC INSTITUTION OF HIGHER EDUCATION; PRIVATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-18-102 (9); OR PROPRIETARY INSTITUTION OF HIGHER EDUCATION, FOR ITS STUDENTS UNDER A PROGRAM OF FINANCIAL ASSISTANCE ESTABLISHED BY THE COMMISSION PURSUANT TO THIS SECTION.

(b) THIS SUBSECTION (10) IS REPEALED, EFFECTIVE JULY 1, 2028.

SECTION 5. In Colorado Revised Statutes, 23-3.3-401, **add** (5) as follows:

23-3.3-401. Work-study program established - requirements.

(5) (a) NOTWITHSTANDING ANY PROVISION OF THIS TITLE 23 TO THE CONTRARY, FOR THE 2026-27 STATE FISCAL YEAR, THE COMMISSION SHALL NOT ALLOCATE MONEY TO A NONPUBLIC INSTITUTION OF HIGHER EDUCATION; PRIVATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-18-102 (9); OR PROPRIETARY INSTITUTION OF HIGHER EDUCATION, FOR ITS STUDENTS UNDER A WORK-STUDY PROGRAM ESTABLISHED PURSUANT TO THIS SECTION.

(b) THIS SUBSECTION (5) IS REPEALED, EFFECTIVE JULY 1, 2028."

Renumber succeeding sections accordingly.

Page 14, line 17, after "effect" insert "upon passage; except that sections 1 to 3 of this act take effect".

Page 14, line 18, strike "and applies" and substitute "and sections 1 to 3 of this act apply".

Education After consideration on the merits, the Committee recommends that **HB26-1417** 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 **HB26-1016** be **referred** to the Committee on Appropriations with favorable recommendation.

Education After consideration on the merits, the Committee recommends that **SB26-139** be **postponed indefinitely**.

Trans- After consideration on the merits, the Committee recommends that **SB26-192** be **referred** portation & to the Committee of the Whole with favorable recommendation. Energy

MESSAGE FROM THE HOUSE

May 6, 2026

Mr. President:

The House has passed on Third Reading and returns herewith SB26-134.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1043 and HB26-1309, amended as printed in House Journal, May 5, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1100, amended as printed in House Journal, May 5, 2026, and amended on Third Reading as printed in House Journal, May 6, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1117, amended as printed in House Journal, May 1, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-163, SB26-113, and SB26-048, amended as printed in House Journal, May 5, 2026.

The House has passed on Third Reading and returns herewith SB26-146 and SB26-147.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-006, amended as printed in House Journal, May 5, 2026, and amended on Third Reading as printed in House Journal, May 6, 2026.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

MESSAGE FROM THE REVISOR OF STATUTES

May 7, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, HB26-1043, 1100, 1117, and 1309.

Without comment, as amended, SB26-006, 048, 113, and 163.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

HB26-1043 by Representative(s) Rydin and Paschal; also Senator(s) **Kipp**--Concerning measures to address discriminatory conduct engaged in by transportation network company drivers in providing services to riders.
Finance

HB26-1100 by Representative(s) Stewart R. and Espenoza; also Senator(s) **Snyder**--Concerning updates to guardianship for incapacitated adults.
Finance

HB26-1117 by Representative(s) Ricks and Gonzalez R.; also Senator(s) **Lindstedt**--Concerning temporary hospitality event permits that authorize the consumption of marijuana.
Finance

HB26-1309 by Representative(s) Froelich and Story; also Senator(s) **Wallace**--Concerning measures related to forms of abuse in cases regarding a separation of a relationship.
State, Veterans, & Military Affairs

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

SR26-009 by Senator(s) **Simpson**; --Concerning ALS Awareness Month.

On motion of Senator Simpson, the resolution was read at length and **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Coleman, Cutter, Danielson, Daugherty, Exum, Frizzell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Rodriguez, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

COMMITTEE OF REFERENCE REPORTS (cont'd)

- 10
 - 11
 - 12
 - 13
 - 14
 - 15
 - 16
 - 17
 - 18
 - 19
 - 20
 - 21
 - 22
 - 23
 - 24
 - 25
 - 26
 - 27
 - 28
 - 29
 - 30
 - 31
 - 32
 - 33
 - 34
 - 35
 - 36
 - 37
 - 38
 - 39
 - 40
 - 41
 - 42
 - 43
 - 44
 - 45
 - 46
 - 47
 - 48
 - 49
 - 50
 - 51
 - 52
 - 53
 - 54
 - 55
 - 56
 - 57
 - 58
 - 59
 - 60
 - 61
 - 62
 - 63
 - 64
 - 65
 - 66
 - 67
 - 68
 - 69
- Appropriations After consideration on the merits, the Committee recommends that **SB26-148** be **postponed indefinitely**.
- Appropriations After consideration on the merits, the Committee recommends that **SB26-185** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.
- Appropriations After consideration on the merits, the Committee recommends that **HB26-1004** be **referred** to the Committee of the Whole with favorable recommendation.
- Appropriations After consideration on the merits, the Committee recommends that **HB26-1014** be **referred** to the Committee of the Whole with favorable recommendation.
- Appropriations After consideration on the merits, the Committee recommends that **HB26-1111** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.
- Amend reengrossed bill, page 17, line 14 strike "\$20,771" and insert "\$19,875".
- Appropriations After consideration on the merits, the Committee recommends that **HB26-1206** be **referred** to the Committee of the Whole with favorable recommendation.
- Appropriations After consideration on the merits, the Committee recommends that **HB26-1287** be **referred** to the Committee of the Whole with favorable recommendation.
- Appropriations After consideration on the merits, the Committee recommends that **HB26-1428** 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 4, line 6, strike "ASSESSMENTS;" and substitute "ASSESSMENTS, INCLUDING THE NUMBER AND PERCENTAGE OF STUDENTS ENROLLED IN ONLINE SCHOOLS OR ONLINE PROGRAMS WHO OPT OUT OF STATE ASSESSMENTS, AS PERMITTED UNDER STATE LAW;".
- Page 5, after line 3 insert:
- "(4) (a) TO PROVIDE ADDITIONAL INFORMATION ON THE QUALITY OF ONLINE PROGRAMS AND ONLINE SCHOOLS, LOCAL EDUCATION PROVIDERS MAY SUBMIT SUPPLEMENTAL MATERIALS ABOUT ONLINE PROGRAMS AND ONLINE SCHOOLS THAT INCLUDE, BUT ARE NOT LIMITED TO:
- (I) INDIVIDUAL STUDENT ACADEMIC GROWTH MEASURED YEAR-OVER-YEAR;
 - (II) INDIVIDUAL STUDENT PROGRESS TOWARD GRADUATION EACH ACADEMIC YEAR;
 - (III) SCHOOL LEVEL PROGRAMS FOCUSED ON ONBOARDING, STUDENT SUPPORT, AND LEARNER ENGAGEMENT;
 - (IV) HIGH SCHOOL PROGRAMMING DESIGNED TO EQUIP STUDENTS FOR EMPLOYMENT, MILITARY ENLISTMENT, OR HIGHER EDUCATION; AND
 - (V) ALIGNMENT OF PROGRAM OFFERINGS TO NATIONAL STANDARDS IN ONLINE LEARNING, SUCH AS NATIONAL STANDARDS FOR QUALITY ONLINE PROGRAMS.
- (b) TO PROVIDE ADDITIONAL INFORMATION ON THE COST OF ONLINE PROGRAMS AND ONLINE SCHOOLS, LOCAL EDUCATION PROVIDERS MAY SUBMIT ANALYSIS OF EXPENDITURES UNIQUE TO ONLINE SCHOOLS AND ONLINE

PROGRAMS AND AN ANALYSIS OF THE AMOUNT OF OVERALL FUNDING RECEIVED ON A PER PUPIL BASIS FOR THE STUDENTS ENROLLED IN ONLINE SCHOOLS AND ONLINE PROGRAMS COMPARED TO THE AMOUNT OF OVERALL FUNDING, INCLUDING, WITHOUT EXCEPTION, LOCAL, STATE, AND FEDERAL FUNDING; CATEGORICAL FUNDING; AND WEIGHTED FUNDING RECEIVED ON A PER-PUPIL BASIS FOR STUDENTS ENROLLED IN TRADITIONAL PUBLIC SCHOOLS.

(c) TO PROVIDE ADDITIONAL INFORMATION ON THE ENROLLMENT OF ONLINE PROGRAMS AND ONLINE SCHOOLS, LOCAL EDUCATION PROVIDERS MAY SUBMIT INFORMATION PURSUANT TO THIS SECTION DISAGGREGATED BY OVERALL ENROLLMENT, ECONOMICALLY DISADVANTAGED STATUS, ACADEMIC STANDING AT ENROLLMENT, UNDER-CREDITED STATUS AT ENROLLMENT, MOBILITY, AND REASON FOR ENROLLMENT."

Renumber succeeding subsections accordingly.

Appropriations

After consideration on the merits, the Committee recommends that **SB26-178** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend the Finance Committee Report, dated April 30, 2026, page 1, strike lines 1 through 3 and substitute:

"Amend printed bill, page 2, strike lines 2 through 5.

Page 3 of the bill, strike lines 1 through 13.

Renumber succeeding sections accordingly.

Page 3 of the bill, line 14, strike "**amend**".

Page 3 of the bill, strike line 15 and substitute "**add** (1.3) and (1.5) as follows:".

Page 3 of the bill, strike lines 18 through 27.

Page 4 of the bill, strike lines 1 through 4 and substitute:".

Page 2 of the report, strike lines 1 through 3 substitute:

"Page 4 of the bill, strike line 6.

Page 4 of the bill, line 7, before "(2)(f)," insert "(2)(d)," and strike "(2)(b.5) and".

Page 4 of the bill, strike lines 11 through 25.

Page 4 of the bill, strike line 27.

Page 5 of the bill, strike line 1 and substitute:".

Page 2 of the report, after line 9 insert:

"Page 5 of the bill, strike lines 24 and 25 and substitute "(2)(d)(I) introductory portion; **repeal** (2)(e)(III); and **add** (2)(f) as".

Page 5 of the bill, line 27, strike "**supplemental**".

Page 6 of the bill, line 1, strike "**assessment** -".

Page 6 of the bill, strike lines 2 through 27.

Page 7 of the bill, strike lines 1 through 5.

Page 7 of the bill, line 6, before "(d) (I)" insert "(2)".

Page 2 of the report, line 11, strike "10-16-1213," and substitute "10-16-1213, THE MONEY TRANSFERRED TO THE FUND PURSUANT TO SECTION 10-16-1206 (6),".

Page 2 of the report, strike lines 12 through 15 and substitute:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

"Page 7 of the bill, strike line 16 and substitute "IN THE FUND FOR ALLOCATION IN THE 2027 CALENDAR YEAR AND IN EACH CALENDAR YEAR THEREAFTER AS FOLLOWS:".

1
2
3

Page 8 of the bill, strike line 25 and substitute "(1)(d) and (2); and **add** (6) as follows:".

4
5
6

Page 9 of the bill, strike lines 3 through 27 and substitute:".

7
8

Page 2 of the report, strike lines 20 through 23.

9
10

Page 3 of the report, strike line 3 and substitute "PURSUANT TO SECTION 10-16-1213.

11
12
13

(6) BY JUNE 30, 2026, THE STATE TREASURER SHALL TRANSFER FORTY MILLION DOLLARS FROM THE MARIJUANA TAX CASH FUND CREATED IN SECTION 39-28.8-501 TO THE FUND.".

14
15
16

Page 10 of the bill, strike line 9 and substitute "(4.5); and **add** (4)(c.5)(I.5) as follows:".

17
18
19

Page 10 of the bill, strike lines 14 through 18.

20
21

Page 11 of the bill, strike lines 14 through 18.".

22
23

Page 3 of the report, strike lines 7 and 8 and substitute:

24
25

"Page 11 of the bill, strike line 20 and substitute "(1)(b)(I)(F) as follows:".

26
27

Page 11 of the bill, strike line 27.

28
29

Page 12 of the bill, strike lines 1 through 7 and substitute:".

30
31

Page 3 of the report, strike lines 11 through 14 and substitute:

32
33

"Page 12 of the bill, line 8, strike "10-16-1212" and substitute "10-16-1212, 10-16-1213, and 10-16-1214"."

34
35
36

Page 3 of the report, line 20, strike "THE" and substitute "ON OR AFTER JANUARY 1, 2027, THE"."

37
38
39

Page 6 of the report, strike line 8 and substitute "ARTICLE 51 OF TITLE 11.

40
41

10-16-1214. Report to joint budget committee - annual briefing.

42

(1) STARTING WITH THE FORECAST ISSUED IN SEPTEMBER OF 2026, WITHIN TWO WEEKS AFTER THE LEGISLATIVE COUNCIL STAFF RELEASES THE SEPTEMBER, MARCH, AND JUNE STATE REVENUE FORECASTS, THE ENTERPRISE SHALL SUBMIT A WRITTEN REPORT TO THE JOINT BUDGET COMMITTEE OF THE GENERAL ASSEMBLY REGARDING THE STATUS OF THE FUND, INCLUDING:

43
44
45
46
47

(a) THE AMOUNT OF REVENUE GENERATED THROUGH FEES, FROM THE ISSUANCE OF REVENUE BONDS PURSUANT TO SECTION 10-16-1213, AND FROM ANY OTHER SOURCES, THE AMOUNT OF FEDERAL PASS-THROUGH FUNDING RECEIVED PURSUANT TO THE STATE INNOVATION WAIVER UNDER SECTION 10-16-1109 AND SECTION 1332 OF THE FEDERAL ACT, 42 U.S.C. SEC. 18052, AND ANY OTHER MONEY DEPOSITED IN OR TRANSFERRED TO THE FUND DURING THE IMMEDIATELY PRECEDING TWELVE MONTHS; AND

48
49
50
51
52
53
54

(b) THE AMOUNT OF REVENUE THE ENTERPRISE ANTICIPATES GENERATING OR RECEIVING FROM ALL SOURCES IN THE NEXT TWELVE MONTHS.

55
56

(2) (a) NO LATER THAN JANUARY 15, 2027, AND NO LATER THAN JANUARY 15 OF EACH YEAR THEREAFTER, THE ENTERPRISE SHALL PROVIDE AN IN-PERSON BRIEFING TO THE JOINT BUDGET COMMITTEE ON THE ENTERPRISE, ITS REVENUES FROM ALL SOURCES, THE PROGRAMS IT FUNDS AND THE AMOUNT ALLOCATED TO EACH PROGRAM, AND ANY OTHER INFORMATION REQUESTED BY THE JOINT BUDGET COMMITTEE.

57
58
59
60
61
62

(b) AS PART OF THE BRIEFING IN JANUARY, 2027, THE ENTERPRISE SHALL ALSO PROVIDE TO THE JOINT BUDGET COMMITTEE:

63
64

(I) AN ANALYSIS OF THE EFFECTS OF CHANGING THE STATEWIDE AVERAGE PREMIUM REDUCTION IN THE REINSURANCE PROGRAM TO FIFTEEN PERCENT, INCLUDING THE EFFECTS OF THAT CHANGE ON:

65
66
67

(A) TOTAL SAVINGS FOR THE ENTERPRISE;

68

(B) FEDERAL PASS-THROUGH FUNDING FROM THE STATE INNOVATION

69

WAIVER UNDER SECTION 10-16-1109 AND SECTION 1332 OF THE FEDERAL ACT, 42 U.S.C. SEC. 18052;

(C) PREMIUMS IN THE NINE GEOGRAPHIC RATING AREAS IN THE STATE; AND

(D) ENROLLMENT IN THE INDIVIDUAL MARKET; AND
(II) AN ANALYSIS OF THE EFFECTS OF CREATING A TIERED STRUCTURE, BASED ON INCOME LEVELS, FOR PREMIUM ASSISTANCE FOR INDIVIDUALS WHO PURCHASE INSURANCE ON THE EXCHANGE FOR THE PREMIUM WRAP, INCLUDING THE EFFECTS OF THAT STRUCTURE ON:

(A) TOTAL SAVINGS FOR THE ENTERPRISE;
(B) FEDERAL PASS-THROUGH FUNDING FROM THE STATE INNOVATION WAIVER UNDER SECTION 10-16-1109 AND SECTION 1332 OF THE FEDERAL ACT, 42 U.S.C. SEC. 18052;

(C) PREMIUMS IN THE NINE GEOGRAPHIC RATING AREAS IN THE STATE; AND
(D) ENROLLMENT IN THE INDIVIDUAL MARKET.

(3) NOTWITHSTANDING SECTION 24-1-136 (11)(a), THE REQUIREMENT IN THIS SECTION TO REPORT TO THE JOINT BUDGET COMMITTEE CONTINUES INDEFINITELY."."

Amend printed bill, page 22, before line 20 insert:

"SECTION 11. In Colorado Revised Statutes, 39-28.8-501, add (4.1) as follows:

39-28.8-501. Marijuana tax cash fund - creation - distribution - legislative declaration - repeal.

(4.1) (a) BY JUNE 30, 2026, THE STATE TREASURER SHALL TRANSFER FORTY MILLION DOLLARS FROM THE FUND TO THE HEALTH INSURANCE AFFORDABILITY CASH FUND CREATED IN SECTION 10-16-1206 (1).

(b) THIS SUBSECTION (4.1) IS REPEALED, EFFECTIVE JULY 1, 2027.

SECTION 12. In Session Laws of Colorado 2025, section 1 of chapter 476, (SB25-206), amend (2)(c), (2)(h) introductory portion, and (h)(I) follows:

"Section 1. **Definitions - general provisions.** As used in this act, the following definitions and general provisions shall apply:

(2) The funds designated to constitute the state emergency reserve for the 2025-26 fiscal year are:

(c) The marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S., up to a maximum of \$100,000,000 **\$60,000,000;**

(h) Up to \$39,775,000 **\$79,775,000** of state properties as follows:

(I) The capitol annex building located at 1375 Sherman Street, Denver, Colorado, 80203, which has a value of \$28,225,000 **\$68,225,000;** and

SECTION 13. Amend as added by Section 1 of House Bill 26-1410, (2)(c), (2)(h) introductory portion, and (h)(I) as follows:

"Section 1. **Definitions - general provisions.** As used in this act, the following definitions and general provisions shall apply:

(2) The funds designated to constitute the state emergency reserve for the 2026-27 fiscal year are:

(c) The marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S., up to a maximum of \$100,000,000 **\$60,000,000;**

(h) Up to \$53,337,711 **\$93,337,711** of state properties as follows:

(I) The capitol annex building located at 1375 Sherman Street, Denver, Colorado, 80203, which has a value of \$37,237,711 **\$77,237,711;** and"

Re-number succeeding section accordingly.

Appropriations

After consideration on the merits, the Committee recommends that **SB26-193** be referred to the Committee of the Whole with favorable recommendation.

THIRD READING OF BILLS -- FINAL PASSAGE -- CONSENT CALENDAR

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-186

by Senator(s) **Marchman and Baisley**, Rodriguez; also Representative(s) Titone and Keltie, Paschal--Concerning updates to the "Workers' Compensation Act of Colorado" necessitated by technology updates.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman and Kipp.

SB26-188 by Senator(s) **Amabile and Kirkmeyer**, Bridges; also Representative(s) Brown and Taggart, Sirota--Concerning the transition of residential treatment programs to the statewide managed care system for medicaid members who are in the custody of a county department of human or social services.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Exum, and Simpson.

HB26-1420 by Representative(s) Paschal and Richardson; also Senator(s) **Kolker and Pelton R.**-- Concerning changes to the approval process for light-mitigating technology that is required to be installed at certain wind-powered energy generation facilities.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman.

HB26-1341 by Representative(s) Johnson, Winter T.; also Senator(s) **Pelton R.**--Concerning a modification to the service period during which the Colorado agricultural development authority may allocate its portion of the private activity bond state ceiling allocation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Catlin, Coleman, Kipp, and Simpson.

HB26-1015 by Representative(s) McCormick and Taggart; also Senator(s) **Simpson and Amabile**--Concerning the extension of the Colorado homeless contribution tax credit through income tax year 2030.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Exum, Gonzales J., Jodeh, Kipp, Liston, Marchman, and Wallace.

HB26-1423 by Representative(s) Brown and Taggart, Sirota; also Senator(s) **Amabile and Bridges, Kirkmeyer**--Concerning requiring the department of public safety to submit a community corrections budget in its annual budget request.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Gonzales J., Jodeh, Kipp, Marchman, Wallace, and Weissman.

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:

SB26-191 by Senator(s) **Amabile and Frizell**; also Representative(s) McCormick--Concerning the use of gifts, grants, and donations made to the department of health care policy and financing for the purpose of enhanced reimbursement for nursing facilities that serve residents with behavioral health needs.

A majority of those elected to the Senate having voted in the affirmative, Senator Amabile was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.002), by Senator Amabile.

Amend engrossed bill, page 2, line 12, strike "THE" and substitute "UPON REQUEST OF THE JOINT BUDGET COMMITTEE, THE".

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Exum, Jodeh, Kipp, and Wallace.

SB26-125 by Senator(s) **Kolker and Marchman**; also Representative(s) Bacon and Phillips--Concerning disability rights protections in public schools.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Coleman, Cutter, Danielson, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Lindstedt, Mullica, Roberts, Rodriguez, Snyder, Sullivan, and Weissman.

SB26-187

by Senator(s) **Amabile and Bridges**, Kirkmeyer; also Representative(s) Brown and Taggart, Sirota--Concerning the creation of a commission to study medicaid, and, in connection therewith, making an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.002) , by Senator Amabile.

Amend engrossed bill, page 6, line 2, strike "STAKEHOLDERS" and substitute "STAKEHOLDERS, INCLUDING MANAGED CARE ENTITIES,".

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	31	NO	4	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Bright, Catlin, Coleman, Cutter, Exum, Frizell, Jodeh, Kipp, Marchman, Mullica, Pelton R., Simpson, and Snyder.

SB26-189

by Senator(s) **Rodriguez and Coleman**, Baisley; also Representative(s) Duran and Bacon, Titone--Concerning the use of automated decision-making technology in consequential decisions, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Cutter, Exum, Frizell, Kirkmeyer, Kolker, Lindstedt, Marchman, Pelton B., Pelton R., Rich, Simpson, and Snyder.

SB26-184 by Senator(s) **Rodriguez and Ball**; also Representative(s) Carter and Mabrey--Concerning benefits for firefighters who contract certain conditions.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	22	NO	13	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	N
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Danielson, Exum, Gonzales J., Kipp, Kolker, Lindstedt, Marchman, Mullica, Sullivan, Wallace, and Weissman.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, SB26-185, HB26-1428 were made Special Orders at 11:08 a.m.

Committee of the Whole The hour of 11:08 a.m. having arrived, Senator Hinrichsen moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills -- Consent Calendar, and Senator Hinrichsen was called to act as Chair.

**SPECIAL ORDERS -- SECOND READING OF BILLS
-- CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-185 by Senator(s) Marchman and Baisley; also Representative(s) Titone and Keltie, Paschal--Concerning measures to enhance the office of information technology's security procedures.

Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, May 5, page(s) 1080 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1428 by Representative(s) Sirota and Taggart, Brown; also Senator(s) Bridges and Kirkmeyer, Amabile--Concerning measures to improve the administration of publicly funded programs available to students who are not full-time in-person students, and, in connection therewith, requiring the department of education to report on online and part-time enrichment educational programs and authorizing an extension of the designation of a board of cooperative services to administer the statewide supplemental online and blended learning program.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, May 7, page(s) 1115 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 Hinrichsen, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-185, as amended, HB26-1428, as amended.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, SB26-178, SB26-193, HB26-1342, HB26-1269, HB26-1225, HB26-1233, HB26-1414, HB26-1256, HB26-1276, HB26-1419, HB26-1004, HB26-1014, HB26-1111, HB26-1206, HB26-1287 were made Special Orders at 11:12 a.m.

Committee of the Whole

The hour of 11:12 a.m. having arrived, Senator Hinrichsen moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Hinrichsen was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-178 by Senator(s) **Mullica and Jodeh**; also Representative(s) Brown and Gilchrist--Concerning measures to address the affordability of health insurance.

Laid over until Friday, May 8, 2026.

SB26-193 by Senator(s) **Amabile and Kirkmeyer**, Bridges; also Representative(s) Brown and Taggart, Sirota--Concerning local ordinances' impacts on state employees.

Ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1342 by Representative(s) Stewart K. and Lukens; also Senator(s) **Marchman**--Concerning knowing behavior that lures bears.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1269 by Representative(s) Ricks and Joseph, Velasco; also Senator(s) **Marchman and Benavidez**--Concerning transit access.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, May 5, page(s) 1063-1064 and placed in members' bill files.)

- As amended, ordered revised and placed on the calendar for third reading and final passage. 1
2
3
- HB26-1225** by Representative(s) Smith and Willford; also Senator(s) **Ball and Bright**--Concerning requirements to foster distributed energy resources in the state. 4
5
6
Amendment No. 1, Transportation & Energy Committee Amendment. 7
(Printed in Senate Journal, May 5, page(s) 1064 and placed in members' bill files.) 8
9
- As amended, ordered revised and placed on the calendar for third reading and final passage. 10
11
12
- HB26-1233** by Representative(s) Lukens and Zokaie; also Senator(s) **Roberts**--Concerning property tax procedures for nonresidential properties. 13
14
15
Amendment No. 1, Finance Committee Amendment. 16
(Printed in Senate Journal, May 5, page(s) 1079 and placed in members' bill files.) 17
18
Amendment No. 2(L.009), by Senator Roberts. 19
Amend reengrossed bill, page 8, strike lines 20 through 24 and substitute: 20
21
"SECTION 5. Act subject to petition - effective date. This act takes 22
effect at 12:01 a.m. on the day following the expiration of the ninety-day period 23
after final adjournment of the general assembly (August 12, 2026, if 24
adjournment sine die is on May 13, 2026); except that, if a referendum petition 25
is filed pursuant to section 1 (3) of article V of the state constitution against this 26
act or an item, section, or part of this act within such period, then the act, item, 27
section, or part will not take effect unless approved by the people at the general 28
election to be held in November 2026 and, in such case, will take effect on the 29
date of the official declaration of the vote thereon by the governor." 30
31
- As amended, ordered revised and placed on the calendar for third reading and final passage. 32
33
34
- HB26-1414** by Representative(s) McCluskie and Camacho; also Senator(s) **Roberts and Kipp**--Concerning the provision of medical records in the custody of certain health-care entities. 35
36
37
Ordered revised and placed on the calendar for third reading and final passage. 38
39
- HB26-1256** by Representative(s) Jackson and Mabrey; also Senator(s) **Cutter**--Concerning the procedure for releasing an individual from the department of corrections. 40
41
42
Ordered revised and placed on the calendar for third reading and final passage. 43
44
- HB26-1276** by Representative(s) Velasco and Garcia, Brown, Carter, Clifford, Duran, Froelich, Gilchrist, Goldstein, Jackson, Lindsay, Lukens, Mabrey, Martinez, McCormick, Nguyen, Paschal, Rutinel, Rydin, Sirota, Smith, Stewart K., Stewart R., Story, Titone, Willford, Woodrow, Zokaie; also Senator(s) **Jodeh and Weissman**--Concerning measures to protect the safety of individuals who are immigrants in Colorado, and, in connection therewith, making an appropriation. 45
46
47
48
49
50
51
Laid over until Friday, May 8, 2026. 52
53
- HB26-1419** by Representative(s) Sirota and Brown; also Senator(s) **Amabile and Bridges**--Concerning the over-refund amount for state fiscal year 2024-25 of state revenues in excess of the state fiscal year spending limit under section 20 of article X of the state constitution, and, in connection therewith, making an appropriation. 54
55
56
57
58
59
Laid over until Friday, May 8, 2026. 60
- HB26-1004** by Representative(s) McCluskie and Caldwell, Boesenecker, Bradfield, Camacho, Clifford, Gilchrist, Lindsay, Lukens, Martinez, McCormick, Stewart K., Stewart R., Titone, Velasco, Zokaie; also Senator(s) **Coleman and Simpson**, Bright, Jodeh, Kipp, Marchman, Michaelson Jenet, Pelton B., Pelton R.--Concerning a continuation of the income tax credit for a qualifying contribution to promote child care in the state. 61
62
63
64
65
66
Ordered revised and placed on the calendar for third reading and final passage. 67
68
69

- HB26-1014**

by Representative(s) Taggart and Boesenecker; also Senator(s) **Frizell and Ball--**
 Concerning an extension of the Colorado job growth incentive tax credit through state
 income tax year 2034.

1
2
3
4
5
6
7
8
9
10
- Amendment No. 1(L.003), by Senator Ball.
 Amend reengrossed bill, page 2, line 19, strike "(1)(a)" and substitute "(1.5)(a)".

As amended, ordered revised and placed on the calendar for third reading and final
 passage.

11
12
13
14
15
16
17
18
19
20
21
- HB26-1111**

by Representative(s) Mauro and McCormick; also Senator(s) **Kipp and Roberts--**
 Concerning the creation of a program for the end-of-life management of pesticide products,
 and, in connection therewith, creating the pesticide product disposal and container
 recycling enterprise to develop and administer the program and making an appropriation.

22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
- Amendment No. 1, Appropriations Committee Amendment.
 (Printed in Senate Journal, May 7, page(s) 1115 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final
 passage.

51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
- HB26-1206**

by Representative(s) Joseph and Gonzalez R.; also Senator(s) **Lindstedt and Benavidez--**
 Concerning improved funding to support affordable housing development.

22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
- Amendment No. 1, Finance Committee Amendment.
 (Printed in Senate Journal, May 6, page(s) 1086-1088 and placed in members' bill files.)

Amendment No. 2(L.023), by Senator Benavidez.
 Amend the Finance Committee Report, dated May 5, 2026, page 1, line 7, after
 "A" insert "GENERAL" and strike "BOTH" and substitute "BOTH, PURSUANT TO
 SECTION 29-2-102,".

Page 3, line 20, after "A" insert "GENERAL" and strike "BOTH" and substitute
 "BOTH, PURSUANT TO SECTION 29-2-103,".

Page 4, after line 27 insert:

"(4) A COUNTY THAT ENTERS INTO AN INTERGOVERNMENTAL
 AGREEMENT PURSUANT TO THIS SECTION SHALL, BEFORE IMPOSING OR
 INCREASING ANY TAX OR PLEDGING ANY REVENUES FROM A TAX IMPOSED OR
 INCREASED PURSUANT TO THIS SECTION, ENTER INTO A MEMORANDUM OF
 UNDERSTANDING CONCERNING THE PLEDGING OF ANY REVENUE RAISED FROM
 A TAX IMPOSED OR INCREASED PURSUANT TO THIS SECTION WITH THE
 AUTHORITY AND ANY CITY WITHIN THE AUTHORITY'S BOUNDARIES."

Renumber the succeeding subsection accordingly.

As amended, ordered revised and placed on the calendar for third reading and final
 passage.

22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
- HB26-1287**

by Representative(s) Boesenecker and Brooks; also Senator(s) **Kolker and Jodeh--**
 Concerning the continuation of certain regulatory functions of the division of real estate,
 and, in connection therewith, implementing the recommendations contained in the 2025
 sunset report by the department of regulatory agencies.

51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
- Ordered revised and placed on the calendar for third reading and final passage.

56
57
58
59
60
61
62
63
64
65
66
67
68
69

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Hinrichsen, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-193, HB26-1342, HB26-1269, as amended, HB26-1225, as amended, HB26-1233, as amended, HB26-1414, HB26-1256, HB26-1004, HB26-1014, as amended, HB26-1111, as amended, HB26-1206, as amended, HB26-1287. Laid over until Friday, May 8: SB26-178, HB26-1276, HB26-1419.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, SB26-178 was made Special Orders at 12:13 p.m.

Committee of the Whole

The hour of 12:13 p.m. having arrived, Senator Hinrichsen moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Hinrichsen was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-178 by Senator(s) **Mullica and Jodeh**; also Representative(s) Brown and Gilchrist--Concerning measures to address the affordability of health insurance.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, May 1, page(s) 1018-1021 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, May 7, page(s) 1116-1118 and placed in members' bill files.)

Amendment No. 3(L.002), by Senator Jodeh.
Amend the Finance Committee Report, dated April 30, 2026, page 3, strike line 14 and substitute:

"Page 12 of the printed bill, line 8, strike "10-16-1212" and substitute "10-16-1212, 10-16-1213, and 10-16-1214".

Amend printed bill, page 15, strike lines 19 through 26 and substitute:

"10-16-1214. Tax credit for contributions to the enterprise - allocation notice - rules.

(1) (a) FOR THE TAX YEAR 2027 AND EACH TAX YEAR THEREAFTER, A CREDIT AGAINST THE TAX IMPOSED BY SECTIONS 10-3-209 AND 10-6-128 IS ALLOWED TO ANY INSURANCE COMPANY THAT BECOMES A QUALIFIED TAXPAYER BY MAKING A CONTRIBUTION TO THE ENTERPRISE PURSUANT TO THIS SECTION.

(b) A QUALIFIED TAXPAYER CLAIMING A CREDIT AGAINST PREMIUM TAX LIABILITY UNDER THIS SECTION IS NOT REQUIRED TO PAY ANY ADDITIONAL

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

RETALIATORY TAX AS A RESULT OF CLAIMING THE CREDIT.

(2) THE COMMISSIONER MAY ADOPT RULES NECESSARY FOR THE ADMINISTRATION OF THE TAX CREDIT ALLOWED BY SUBSECTION (1) OF THIS SECTION.

(3) (a) FOR THE TAX YEAR 2027 AND EACH TAX YEAR THEREAFTER, SUBJECT TO SUBSECTION (4)(c) OF THIS SECTION, AN INSURANCE COMPANY BECOMES A QUALIFIED TAXPAYER IF ALL OF THE FOLLOWING CONDITIONS ARE MET:

(I) THE INSURANCE COMPANY DECLARES WITH ITS QUARTERLY TAX PAYMENT DUE ON OR ABOUT JULY 31, IN THE MANNER PRESCRIBED BY THE COMMISSIONER, ITS INTENT TO CONTRIBUTE TO THE ENTERPRISE ON OR BEFORE OCTOBER 31 AN AMOUNT OF MONEY EQUAL TO THE PREMIUM TAXES PAID BY THE INSURANCE COMPANY PURSUANT TO THE JULY 31 TAX PAYMENT OR A LESSER AMOUNT AS SPECIFIED BY THE COMMISSIONER IF REQUIRED PURSUANT TO SUBSECTION (4)(b) OF THIS SECTION;

(II) THE TOTAL AMOUNT OF THE TAX CREDITS GRANTED BY THE COMMISSIONER DOES NOT EXCEED NINE MILLION DOLLARS; AND

(III) THE INSURANCE COMPANY:

(A) RECEIVES AN ALLOCATION NOTICE FROM THE COMMISSIONER; AND

(B) MAKES THE CONTRIBUTION TO THE ENTERPRISE AS SPECIFIED IN THE ALLOCATION NOTICE ON OR BEFORE OCTOBER 31.

(b) SUBJECT TO SUBSECTION (4)(c) OF THIS SECTION, AN INSURANCE COMPANY THAT BECOMES A QUALIFIED TAXPAYER MAY CLAIM THE TAX CREDIT ON ONE OR MORE SUBSEQUENT QUARTERLY OR ANNUAL TAX PAYMENTS BEGINNING ON OR ABOUT OCTOBER 31.

(c) WHEN THE BOARD RECEIVES A CONTRIBUTION PURSUANT TO THIS SECTION, THE BOARD SHALL PROMPTLY NOTIFY THE COMMISSIONER OF THE AMOUNT AND DATE OF THE CONTRIBUTION AND THE NAME OF THE CONTRIBUTOR.

(4) (a) SUBJECT TO SUBSECTION (4)(c) OF THIS SECTION, BY SEPTEMBER 30 OF EACH YEAR, THE COMMISSIONER SHALL:

(I) SEND AN ALLOCATION NOTICE TO EACH INSURANCE COMPANY WHOSE DECLARATION OF INTENT TO CONTRIBUTE TO THE ENTERPRISE HAS BEEN ACCEPTED PURSUANT TO THIS SUBSECTION (4). THE ALLOCATION NOTICE SHALL SPECIFY THE AMOUNT OF TAX CREDITS ALLOCATED TO THE INSURANCE COMPANY AND THE AMOUNT OF CASH THE INSURANCE COMPANY MUST CONTRIBUTE TO THE EXCHANGE BY OCTOBER 31, WHICH AMOUNTS SHALL BE IDENTICAL AND NOT EXCEED THE AMOUNT OF PREMIUM TAXES PAID BY THE INSURANCE COMPANY IN ITS QUARTERLY TAX PAYMENT DUE ON OR ABOUT JULY 31.

(II) POST ON THE DIVISION'S WEBSITE WHETHER THE FULL AMOUNT OF TAX CREDITS AUTHORIZED TO BE ALLOCATED EACH YEAR HAS BEEN ALLOCATED.

(b) (I) SUBJECT TO SUBSECTION (4)(c) OF THIS SECTION, THE COMMISSIONER SHALL ALLOCATE NO MORE THAN A TOTAL OF NINE MILLION DOLLARS OF PREMIUM TAX CREDITS PER YEAR.

(II) EXCEPT AS PROVIDED IN SUBSECTION (4)(b)(III) OF THIS SECTION, THE COMMISSIONER SHALL ALLOCATE TO AN INSURANCE COMPANY THAT HAS DECLARED ITS INTENT TO CONTRIBUTE TO THE ENTERPRISE PURSUANT TO THIS SECTION TAX CREDITS IN AN AMOUNT EQUAL TO THE AMOUNT OF PREMIUM TAXES PAID BY THE INSURANCE COMPANY IN ITS QUARTERLY TAX PAYMENT DUE ON OR ABOUT JULY 31 IN THE ORDER IN WHICH THE DIVISION RECEIVES SUCH QUARTERLY TAX PAYMENTS UNTIL THE FULL AMOUNT OF CREDITS AVAILABLE PURSUANT TO THIS SECTION HAS BEEN ALLOCATED; EXCEPT THAT THE COMMISSIONER SHALL PRIORITIZE TAX CREDIT ALLOCATIONS FIRST TO INSURANCE COMPANIES THAT HAVE PURCHASED BONDS ISSUED BY THE ENTERPRISE PURSUANT TO SECTION 10-16-1213.

(III) IF THE AMOUNT OF PREMIUM TAXES OR THE SUM OF ALL THE PREMIUM TAXES FILED BY ALL THE INSURANCE COMPANIES ON ANY ONE DAY WOULD EXCEED, SINGLY OR IN THE AGGREGATE, THE ANNUAL MAXIMUM AGGREGATE AMOUNT OF TAX CREDITS AVAILABLE UNDER THIS SECTION, THE COMMISSIONER SHALL REDUCE THE ALLOCATION TO THE INSURANCE COMPANY WHOSE CONTRIBUTION FIRST EXCEEDS THE ANNUAL MAXIMUM AGGREGATE TO THE AMOUNT NEEDED TO SATISFY THE ANNUAL MAXIMUM AGGREGATE. IF THE COMMISSIONER IS UNABLE TO DETERMINE THE ORDER OF RECEIPT OF TAX PAYMENTS ON THAT DAY, THE COMMISSIONER SHALL ALLOCATE THE TAX CREDITS TO THE COMPANY OR AMONG THE COMPANIES ON A PRO RATA BASIS BASED ON THE RATIO SUCH COMPANY'S QUARTERLY TAX PAYMENT BEARS TO THE TOTAL AMOUNT OF ALL SUCH COMPANIES' QUARTERLY TAX PAYMENTS

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

UNTIL THE FULL AMOUNT OF CREDITS AVAILABLE PURSUANT TO THIS SECTION HAS BEEN ALLOCATED.

(c) (I) FOR THE TAX YEAR 2027 AND EACH TAX YEAR THEREAFTER, THE COMMISSIONER SHALL ALLOW INSURANCE COMPANIES TO DECLARE THEIR INTENT TO CONTRIBUTE TO THE ENTERPRISE PURSUANT TO THIS SECTION ON THE INSURANCE COMPANIES' QUARTERLY TAX PAYMENTS DUE ON OR ABOUT OCTOBER 31 AND SHALL SEND SUCH COMPANIES ALLOCATION NOTICES BY FEBRUARY 1 IF:

(A) THE FULL AMOUNT OF TAX CREDITS AVAILABLE IN ANY ONE YEAR HAS NOT BEEN FULLY ALLOCATED BY THE COMMISSIONER PURSUANT TO STATEMENTS OF INTENT FILED WITH INSURANCE COMPANIES' QUARTERLY TAX PAYMENTS DUE ON OR ABOUT JULY 31; OR

(B) THE TOTAL AMOUNT OF TAX CREDITS HAS BEEN CLAIMED, BUT ONE OR MORE INSURANCE COMPANIES FAILED TO TIMELY MAKE A CONTRIBUTION TO THE ENTERPRISE.

(II) AN INSURANCE COMPANY THAT DECLARES ITS INTENT TO CONTRIBUTE TO THE ENTERPRISE PURSUANT TO THIS SUBSECTION (4)(c) SHALL MAKE THE CONTRIBUTION TO THE ENTERPRISE AS SPECIFIED IN THE ALLOCATION NOTICE ON OR BEFORE MARCH 1 AND MAY CLAIM THE TAX CREDIT ON ONE OR MORE SUBSEQUENT QUARTERLY OR ANNUAL TAX PAYMENTS DUE ON OR ABOUT MARCH 1.

(5) THE BOARD SHALL USE MONEY CONTRIBUTED TO THE ENTERPRISE AS SPECIFIED IN THIS PART 12."

Page 16 of the bill, line 1, strike "(4)(a)".

Page 16 of the bill, line 2, strike "(5)(a), and (5)(b)(II);" and substitute "and (5);" and strike "(3.5), (4)(d), and".

Page 16 of the bill, line 5, strike "(I)".

Page 16 of the bill, strike lines 10 through 14.

Page 17 of the bill, strike lines 5 through 27.

Strike page 18 of the bill.

Page 19 of the bill, strike lines 1 through 6 and substitute:

"(4) (b) (I) Subject to subsection (4)(c) of this section, the commissioner shall allocate no more than the following total amounts of premium tax credits per year:

(A) Before September 1, 2022, a total of five million dollars; AND

(B) On and after September 1, 2022, through August 31, 2028, a total of nine million dollars. and

(C) ~~On and after September 1, 2028, a total of five million dollars."~~

Page 19 of the bill, line 7, strike "(A)".

Page 19 of the bill, strike lines 15 through 27.

Strike page 20 of the bill.

Page 21 of the bill, lines 1 and 2.

Page 21 of the bill, strike lines 13 through 27.

Page 22 of the bill, strike lines 1 through 19 and substitute:

"(5) The board shall use money contributed to the exchange as follows:

(a) The amount of contributions from insurers to which the first five million dollars of tax credits is allocated pursuant to subsection (4)(b) of this section and the interest derived from the deposit and investment of the money, to operate and sustain the exchange and to build reserves. ~~except that, on and after September 1, 2028, the total amount of contributions and interest derived from the deposit and investment of the money shall be used for the purposes specified in this subsection (5)(a):~~

(b) (I) Any amount of contributions from insurers to which any amount in excess of the first five million dollars of tax credits is allocated pursuant to subsection (4)(b) of this section and the interest derived from the deposit and

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

investment of the money, for the public awareness and education campaign in section 10-22-115.

- (II) ~~This subsection (5)(b) is repealed, effective December 31, 2028.~~
- (6) THIS SECTION IS REPEALED, EFFECTIVE DECEMBER 31, 2027."

Amendment No. 4(L.016), by Senator Mullica.

Amend the Finance Committee Report, dated April 30, 2026, page 3, line 23, strike "12." and substitute "12; EXCEPT THAT, IN DETERMINING THE TOTAL AMOUNT OF BONDS TO ISSUE, THE ENTERPRISE SHALL TAKE INTO ACCOUNT AND REDUCE THE AMOUNT OF BONDS ISSUED BASED ON THE SAVINGS REALIZED BY THE ADJUSTMENT IN THE STATEWIDE AVERAGE PREMIUM REDUCTION UNDER THE REINSURANCE PROGRAM PURSUANT TO SECTION 10-16-1205 (2)(f)(II)(A).".

Page 4 of the finance report, line 38, strike "(1)(a)(I), THE SUPPLEMENTAL".

Page 4 of the finance report, strike line 39 and substitute "(1)(a)(I) AND ANY".

Amend the Appropriations Committee Report, dated May 7, 2026, page 3, line 10, strike "and 10-16-1214"." and substitute "10-16-1214, and 10-16-1215".".

Page 4 of the appropriations report, strike line 30 and substitute "COMMITTEE CONTINUES INDEFINITELY.

10-16-1215. Rules.

EFFECTIVE FOR THE 2027 CALENDAR YEAR AND FOR EACH CALENDAR YEAR THEREAFTER, THE COMMISSIONER, IN CONSULTATION WITH THE BOARD, SHALL ADOPT RULES SPECIFYING THE PREMIUMS FOR STATE-SUBSIDIZED INDIVIDUAL HEALTH COVERAGE PLANS PURCHASED BY QUALIFIED INDIVIDUALS".".

Amend printed bill, page 7, line 19, strike "INDIVIDUALS;" and substitute "INDIVIDUALS WHO PAY A PREMIUM FOR SUCH PLANS, AS SPECIFIED IN RULES ADOPTED PURSUANT TO SECTION 10-16-1215;".

Page 8 of the bill, line 4, after "SECTION" insert "AND AFTER ANY REDUCTION IN THE AMOUNT OF BONDS ISSUED PURSUANT TO SECTION 10-16-1213 (1)(a) RELATED TO THE ADJUSTMENT IN THE STATEWIDE AVERAGE PREMIUM REDUCTION IN THE REINSURANCE PROGRAM".

Page 8 of the bill, strike lines 5 through 7 and substitute:

"(A) TO ATTAIN A STATEWIDE AVERAGE PREMIUM REDUCTION IN THE REINSURANCE PROGRAM OF EIGHTEEN PERCENT, PROVIDE PREMIUM ASSISTANCE".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Hinrichsen, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-178, as amended.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (SB26-190) of Thursday, May 7, was laid over until Friday, May 8, retaining its place on the calendar.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-012 by Senator(s) **Danielson**; also Representative(s) Velasco--Concerning compensable losses under the "Colorado Crime Victim Compensation Act" for enrolled members of a federally recognized tribe.

Senator Danielson moved that the Senate concur in House amendments to **SB26-012**, as printed in House journal, April 30, page(s) 1460-1461 and on Third Reading, May 4, page(s) 1562. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

REPORT OF CONFERENCE COMMITTEE

FIRST REPORT OF FIRST CONFERENCE COMMITTEE
ON HB26-1184

THIS REPORT AMENDS THE
REREVISED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on HB26-1184, concerning the continuation of the Colorado forest health council, and, in connection therewith, implementing the recommendation of the department of regulatory agencies in the department's 2025 sunset report, has met and reports that it has agreed upon the following:

That the House accede to the Senate amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 2, line 16, strike "(3)(a)(G)" and substitute "(3)(a)(I)(G) and (3)(a)(II)(O)".

Page 2, line 23, strike "COMMISSIONER OF AGRICULTURE" and substitute "COMMISSIONER OF AGRICULTURE".

Page 2, line 24, strike "COMMISSIONER'S" and substitute "COMMISSIONER'S".

Page 3, strike lines 2 through 4 and substitute:

"(O) ONE MEMBER WHO IS A CONSERVATION DISTRICT BOARD SUPERVISOR, ELECTED UNDER SECTION 35-70-107, OR WHO IS AN EMPLOYEE OF A CONSERVATION".

Respectfully submitted,

House Committee:	Senate Committee:
Representative Meghan Lukens, Chair	Lisa Cutter, Chair
Representative Tisha Mauro	Janice Marchman
Representative Dusty Johnson	Mark Baisley

MESSAGE FROM THE GOVERNOR

May 6th, 2026

Colorado Senate
The 75th General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado Senate:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

SB26-040 Affordable Home Ownership Program
Approved on Wednesday May 6th 2026 at 1:30 pm

Sincerely,
(signed)
Jared Polis
Governor

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS (cont'd)

Agriculture & Natural Resources After consideration on the merits, the Committee recommends that **HB26-1033** be **amended** as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation.

Amend reengrossed bill, page 2, line 6, strike "and (11)".

Page 2, line 8, strike "**rules - repeal.**" and substitute "**rules.**"

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

Page 4, strike lines 1 through 4 and substitute "SECTION:
 (A) HAS BEEN FEDERALLY INSPECTED AND BEARS THE MARK OF INSPECTION; OR
 (B) SATISFIES AN EXEMPTION FROM INSPECTION, SUCH AS A FEDERAL OR STATE EXEMPTION FOR A POULTRY PRODUCER."

Page 6, strike lines 6 through 11 and substitute "suspected in an injury or food-borne illness outbreak.

(b) IF A CONSUMER COMPLAINT OF FOOD-BORNE ILLNESS HAS BEEN RECEIVED, OR IF A PRODUCT IS SUSPECTED IN AN INJURY OR FOOD-BORNE ILLNESS OUTBREAK, THE DEPARTMENT OR A COUNTY, DISTRICT, OR REGIONAL HEALTH AGENCY MAY IMPLEMENT LOCAL RESPONSE PROCEDURES, INCLUDING CORRECTIVE ACTION PLANS, ADDITIONAL FOOD SAMPLING TESTS, AND ADDITIONAL TRAINING REQUIREMENTS FOR THE PRODUCER. THE DEPARTMENT OR A COUNTY, DISTRICT, OR REGIONAL HEALTH AGENCY MAY CHARGE A PRODUCER ONLY THE DIRECT COSTS INCURRED UNDER THIS SUBSECTION (4)(b)."

Reletter succeeding paragraphs accordingly.

Page 8, strike lines 5 through 16.

Reletter succeeding sections accordingly.

Page 10, after line 17 insert:

"SECTION 8. Effective date. This act takes effect upon passage; except that section 25-4-1614, Colorado Revised Statutes, amended in section 2 of this act, and section 35-36-102, Colorado Revised Statutes, amended in section 6 of this act, take effect January 1, 2027."

Reletter succeeding section accordingly.

Health & Human Services

After consideration on the merits, the Committee recommends that **HB26-1328** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 18, strike lines 20 through 26 and substitute:

"(c) THE TRANSPORTATION NETWORK COMPANY PROVIDING NEMT SERVICES MUST MEET THE DRIVER, VEHICLE, SAFETY, AND CREDENTIALING REQUIREMENTS ESTABLISHED BY THE STATE DEPARTMENT FOR TRANSPORTATION NETWORK COMPANIES PARTICIPATING IN THE NEMT PROGRAM, AS APPLICABLE."

Health & Human Services

After consideration on the merits, the Committee recommends that **HB26-1075** be **referred** to the Committee on Appropriations with favorable recommendation.

Health & Human Services

After consideration on the merits, the Committee recommends that **HB26-1298** be **referred** to the Committee on Appropriations with favorable recommendation.

Health & Human Services

After consideration on the merits, the Committee recommends that **HB26-1147** be **referred** to the Committee on Appropriations with favorable recommendation.

State, Veterans, & Military Affairs

After consideration on the merits, the Committee recommends that **HB26-1272** be **referred** to the Committee on Appropriations with favorable recommendation.

State, Veterans, & Military Affairs

After consideration on the merits, the Committee recommends that **HB26-1309** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 20, lines 6 and 7, strike "INDIVIDUAL THERAPY" and substitute "TREATMENT".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

Page 20, lines 9 and 10, strike "INDIVIDUAL THERAPEUTIC TREATMENT" and substitute "TREATMENT".

State, Veterans, & Military Affairs

After consideration on the merits, the Committee recommends that **HB26-1054** be referred to the Committee on Appropriations with favorable recommendation.

Finance

After consideration on the merits, the Committee recommends that **HB26-1043** be referred to the Committee of the Whole with favorable recommendation.

Finance

After consideration on the merits, the Committee recommends that **HB26-1306** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 2, strike lines 16 through 24 and substitute:

"SECTION 2. In Colorado Revised Statutes, 35-66-104, amend (2)(a); and add (6) as follows:

35-66-104. Wild horse fund - legislative declaration.

(2) (a) (I) State money in the fund is continuously appropriated to the department for use by the wild horse project to implement and administer this article 66.

(II) (A) NOTWITHSTANDING SUBSECTION (2)(a)(I) OF THIS SECTION, THE STATE MONEY IN THE FUND IS SUBJECT TO THE TRANSFERS DESCRIBED IN SECTION 42-3-272 (4)(b)(II).

(B) THIS SUBSECTION (2)(a)(II) IS REPEALED, EFFECTIVE JULY 1, 2028.

(6) (a) THE WILD HORSE LICENSE PLATE ACCOUNT IS CREATED IN THE WILD HORSE FUND. THE STATE TREASURER SHALL CREDIT DONATIONS MADE UNDER SECTION 42-3-272 (3)(a) TO THE ACCOUNT.

(b) THE MONEY IN THE WILD HORSE LICENSE PLATE ACCOUNT MAY BE USED BY THE WILD HORSE PROJECT TO IMPLEMENT AND ADMINISTER THIS ARTICLE 66 IN ACCORDANCE WITH THIS SECTION, BUT THE STATE TREASURE SHALL NOT TRANSFER THE MONEY IN THE ACCOUNT TO THE COLORADO DRIVES VEHICLE SERVICES ACCOUNT, CREATED IN SECTION 42-1-211, THE HIGHWAY USERS TAX FUND, CREATED IN SECTION 43-4-201, OR THE LICENSE PLATE CASH FUND, CREATED IN SECTION 42-3-301, AS DESCRIBED IN SECTION 42-3-272 (4)(b)(II).

(c) THE STATE TREASURER SHALL CREDIT ALL INTEREST AND INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE WILD HORSE LICENSE PLATE ACCOUNT TO THE FUND.

(d) THIS SUBSECTION (6) IS REPEALED, EFFECTIVE JULY 1, 2028."

Finance

After consideration on the merits, the Committee recommends that **HB26-1059** be referred to the Committee on Appropriations with favorable recommendation.

Finance

After consideration on the merits, the Committee recommends that **HB26-1230** be referred to the Committee on Appropriations with favorable recommendation.

Finance

After consideration on the merits, the Committee recommends that **HB26-1065** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 6, line 8, strike "that of the calculated" and substitute "that, to determine the allocated increment, the calculated increment based on in-person sales only should be inflated by twenty percent in order to account for sales that are unable to be captured due to technical limitations, but would otherwise be included in the allocated increment; and".

Page 6, strike lines 9 through 11.

Page 8, line 2, after "OF" insert "STATE SALES TAX".

Page 8, lines 2 and 3, strike "AND DISTRIBUTION".

Page 8, strike line 6 and substitute "COMMISSION."

Page 8, line 12, strike "OFFICE OF" and substitute "COMMISSION PURSUANT TO

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

SECTION 24-46-404 (3)."

Page 8, strike lines 13 through 15.

Page 10, after line 26 insert:

(l) STREET TREES;
(m) PUBLIC PLAZAS AND PEDESTRIAN SPACES;"

Reletter succeeding paragraphs accordingly.

Page 12, line 18, strike "COLORADO ECONOMIC DEVELOPMENT".

Page 13 strike lines 1 and 2.

Reletter succeeding sub-subparagraphs accordingly.

Page 13, line 10, strike "COLORADO ECONOMIC DEVELOPMENT".

Page 16, line 23, strike "DETERMINE" and substitute "ESTIMATE".

Page 16, line 24, strike "DETERMINING" and substitute "ESTIMATING".

Page 16, line 25, strike "CONTRACTED THIRD PARTY" and substitute "THIRD-PARTY ANALYST".

Page 16, line 27, strike "YEARS." and substitute "YEARS, IF AVAILABLE.".

Page 17, strike lines 1 and 2 and substitute "THIRD-PARTY ANALYST SHALL DELIVER ITS ESTIMATE TO THE OFFICE OF ECONOMIC DEVELOPMENT WHO SHALL PROVIDE THE ESTIMATE TO THE OFFICE OF THE STATE PLANNING AND BUDGETING AND THE COMMISSION FOR REVIEW.

(b) THE OFFICE OF STATE PLANNING AND BUDGETING SHALL SUBMIT TO THE COMMISSION A REVIEW OF THE THIRD-PARTY ANALYST'S ESTIMATE WITHIN THIRTY CALENDAR DAYS OF RECEIPT OF THE ESTIMATE FROM THE OFFICE OF ECONOMIC DEVELOPMENT.

(c) THE COMMISSION SHALL TAKE INTO ACCOUNT THE ESTIMATE PROVIDED BY THE THIRD-PARTY ANALYST AND THE REVIEW PROVIDED BY THE OFFICE OF STATE PLANNING AND BUDGETING AND SHALL ESTABLISH A BASELINE GROWTH RATE FOR USE BY THE LOCAL GOVERNMENT AND THE THIRD-PARTY ANALYST IN THE COMMISSION'S APPLICATION ASSUMPTIONS AND BY THE DEPARTMENT."

Reletter succeeding paragraphs accordingly.

Page 17, line 8, strike "DETERMINATION" and substitute "ESTIMATION".

Page 17, lines 17 and 18, strike "A CONTRACTED THIRD PARTY PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION" and substitute "THE COMMISSION".

Page 17, line 20, strike "THE TOTAL CUMULATIVE DOLLAR AMOUNT" and substitute "THEIR ESTIMATE OF THE MAXIMUM ANNUAL AND TOTAL CUMULATIVE DOLLAR AMOUNTS OF STATE SALES TAX INCREMENT REVENUE".

Page 18, line 16, after "APPLICATION" insert "AND PRIORITIZATION".

Page 18, line 17, after "SECTION" insert "AND SECTION 24-46-404 (3)(f)(II) RESPECTIVELY".

Page 18, line 18, strike "THE" and substitute "THESE".

Page 18, line 20, strike "DEVELOPMENT;" and substitute "DEVELOPMENT INCLUDING THE PROJECTED REAL ESTATE DEVELOPMENT, GROWTH IN COMMERCIAL ACTIVITY, TOURISM, INCREASES IN THE RESIDENTIAL POPULATION, JOBS, OR ANY OTHER ECONOMIC IMPROVEMENTS THAT WILL INCREASE STATE SALES TAX REVENUE THAT WILL BE CATALYZED, INDUCED, SUPPORTED, OR FACILITATED BY THE PROPOSED PROJECT IN THE PROPOSED TRANSIT AND INVESTMENT AREA;"

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

Page 18, line 22, after "AFTER THE" insert "PROPOSED".

Page 20, strike lines 1 and 2 and substitute:

"(II) THE MAXIMUM ANNUAL DOLLAR AMOUNT OF STATE SALES TAX INCREMENT REVENUE THAT CAN BE ALLOCATED TO THE FINANCING ENTITY;"

Page 20, line 3, after "OF" insert "STATE SALES TAX INCREMENT".

Page 20, strike lines 5 through 7 and substitute:

"(IV) WHETHER THE STATE SALES TAX INCREMENT REVENUE THAT EXCEEDS THE PROJECTED COSTS OF ELIGIBLE COSTS WILL BE SPENT ON ADDITIONAL ELIGIBLE COSTS INCURRED IN CONNECTION WITH THE TRANSIT INVESTMENT PROJECT."

Page 20, line 11, before "TOTAL" insert "ANNUAL AND" and strike "AMOUNT" and substitute "AMOUNTS OF STATE SALES TAX INCREMENT REVENUE".

Page 20, line 23 and 24, strike "DEVELOPMENT, IN COLLABORATION WITH THE DEPARTMENT OF LOCAL AFFAIRS," and substitute "DEVELOPMENT".

Page 20, line 27, strike "SHALL" and substitute "MAY".

Page 21, strike lines 4 and 5 and substitute "MAY PAY THESE COSTS FROM THE GENERAL FUND TO THE EXTENT THE GENERAL ASSEMBLY HAS SPECIFICALLY APPROPRIATED DEDICATED FUNDING WHICH IS AVAILABLE FOR THIS PURPOSE; EXCEPT THAT THE OFFICE SHALL NOT PAY THESE COSTS FOR MORE THAN TWO APPLICANTS IN AN APPLICATION CYCLE. AS PART OF CREATING THE REPORT, THE THIRD-PARTY ANALYST MUST:"

Page 21, line 6, strike "CALCULATE" and substitute "ESTIMATE" and strike "ANTICIPATED".

Page 21, line 8, strike "AREA;" and substitute "AREA THAT THE FINANCING ENTITY IS ELIGIBLE TO RECEIVE;"

Page 21, strike line 9 and substitute:

"(II) ESTIMATE THE MAXIMUM ANNUAL DOLLAR AMOUNT OF"

Page 21, line 10, after "REVENUE" insert "IN THE TRANSIT INVESTMENT AREA".

Page 21, line 13, strike "THE PROVISION OF" and substitute "SECTION 24-46-404 (3)(f)(II);

(IV) TAKE INTO ACCOUNT PROJECTED ECONOMIC DEVELOPMENT INCLUDING THE PROJECTED REAL ESTATE DEVELOPMENT, GROWTH IN COMMERCIAL ACTIVITY, TOURISM, INCREASE IN THE RESIDENTIAL POPULATION, JOBS OR ANY OTHER ECONOMIC IMPROVEMENTS THAT WILL INCREASE STATE SALES TAX REVENUE THAT WILL BE CATALYZED, INDUCED, SUPPORTED, OR FACILITATED BY THE PROPOSED PROJECT IN THE PROPOSED TRANSIT AND INVESTMENT AREA INCLUDED IN THE APPLICATION; AND

(V) PROVIDE OTHER RELEVANT INFORMATION REQUIRED BY THE OFFICE OF ECONOMIC DEVELOPMENT OR THE COMMISSION."

Page 21 strike lines 14 and 15.

Page 22, strike lines 10 through 13.

Reletter succeeding paragraphs accordingly.

Page 23, line 4, strike "APPLICATION FEES" and substitute "SUBMISSION".

Page 23, strike lines 5 and 6.

Page 23, line 17, strike "PAY:" and substitute "PAY OR PARTIALLY PAY:"

Page 23, line 19, strike "DETERMINE" and substitute "ESTIMATE".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

Page 25, line 5, strike "ARE" and substitute "IS".	1
	2
Page 25, strike line 6 and substitute "MET AND HAS BEEN PRIORITIZED IN ACCORDANCE WITH SECTION 24-46-403 (3)(f)(II)".	3
	4
	5
Page 25, strike lines 16 through 18 and substitute:	6
	7
(D) THE BASELINE GROWTH RATE, PURSUANT TO SECTION 24-46-403	8
(2)(c);	9
(E) THE APPROVED FINANCING TERM;"	10
	11
Reletter succeeding sub-subparagraphs accordingly.	12
	13
Page 25, line 19, strike "DOLLAR AMOUNT" and substitute "MAXIMUM DOLLAR AMOUNT OF STATE SALES TAX INCREMENT REVENUE".	14
	15
	16
Page 25, line 21, strike "(3)(d)(II)" and substitute "(3)(j)(II)".	17
	18
Page 25, line 22, after "AMOUNT" insert "OF STATE SALES TAX INCREMENT REVENUE".	19
	20
	21
Page 25, line 24, strike "(3)(d)(III)" and substitute "(3)(j)(I)".	22
	23
Page 25, line 25, strike "ANNUAL DOLLAR AMOUNT" and substitute "MAXIMUM ANNUAL DOLLAR AMOUNT OF STATE SALES TAX INCREMENT REVENUE".	24
	25
	26
Page 26, line 2, after "SHALL" insert "ATTEMPT TO" and after "THE" insert "MAXIMUM".	27
	28
	29
Page 26, line 3, after "THE" insert "TOTAL".	30
	31
Page 26, line 5, after "TO" insert "BE PAID TO".	32
	33
Page 26, line 8, after "THE" insert "MAXIMUM".	34
	35
Page 26, line 10, after "THE" insert "MAXIMUM".	36
	37
Page 26, line 12, after "THE" insert "TOTAL".	38
	39
Page 26, line 15, after "AMOUNT" insert "OF STATE SALES TAX INCREMENT REVENUE".	40
	41
	42
Page 26, line 18, after "AMOUNT" insert "OF STATE SALES TAX INCREMENT REVENUE".	43
	44
	45
Page 26, line 24, after "AMOUNT" insert "OF STATE SALES TAX INCREMENT REVENUE".	46
	47
	48
Page 27, line 3, after "AMOUNT" insert "OF STATE SALES TAX INCREMENT REVENUE".	49
	50
	51
Page 27, line 6, after "AMOUNT" insert "OF STATE SALES TAX INCREMENT REVENUE".	52
	53
	54
Page 27, line 12, after "AMOUNT" insert "OF STATE SALES TAX INCREMENT REVENUE".	55
	56
	57
Page 27, line 18, after "AMOUNT" insert "OF STATE SALES TAX INCREMENT REVENUE".	58
	59
	60
Page 27, line 21, after "AMOUNT" insert "OF STATE SALES TAX INCREMENT REVENUE".	61
	62
	63
Page 27, line 26, strike "APPLICATION." and substitute "APPLICATION SUCH THAT THE APPLICANT CAN SPEND IN TOTAL, ON ADDITIONAL AND ESTIMATED ELIGIBLE COSTS, UP TO THE TOTAL CUMULATIVE DOLLAR AMOUNT OF STATE SALES TAX INCREMENT REVENUE DETERMINED BY THE THIRD-PARTY ANALYST.".	64
	65
	66
	67
	68
Page 28, after line 8 insert:	69

"(II) IF THE COMMISSION DETERMINES MORE THAN THREE TRANSIT INVESTMENT PROJECT APPLICATIONS IN A GIVEN CALENDAR YEAR MEET EACH OF THE CRITERIA ESTABLISHED IN SECTION 24-46-403 (4), THE COMMISSION SHALL PRIORITIZE THE THREE PROJECTS THAT THE COMMISSION WILL APPROVE USING THE FOLLOWING CRITERIA:

(A) INCLUSION IN OR FIT WITH LOCAL, REGIONAL, OR STATE TRANSPORTATION PLANS;

(B) STATEWIDE GEOGRAPHIC EQUITY;

(C) SCALE OF IMPACT; AND

(D) THE DEDICATION OF MATCHING LOCAL, SPECIAL DISTRICT, OR OTHER NONSTATE PROVIDED FUNDING FOR THE PROJECT."

Renumber succeeding subparagraph accordingly.

Page 28, line 14, strike "YEAR." and substitute "YEAR, SUBJECT TO THE PRIORITIZATION OF ALL APPLICATIONS RECEIVED IN THE NEXT YEAR AND ALL APPLICATIONS BEING RECONSIDERED FROM THE PRIOR YEAR BEING CONSIDERED IN A SINGLE POOL."

Page 28, line 18, strike "SET TO BE COLLECTED".

Page 28, line 20, strike "ENTITY;" and substitute "ENTITY FOR THE DURATION OF THE FINANCING TERM UP TO THE MAXIMUM ANNUAL AND TOTAL CUMULATIVE DOLLAR AMOUNTS OF STATE SALES TAX INCREMENT REVENUE THAT CAN BE DEDICATED TO THE TRANSIT INVESTMENT PROJECT;"

Page 28, line 25, after "REVENUE" insert "UP TO THE MAXIMUM ANNUAL AND TOTAL CUMULATIVE DOLLAR AMOUNTS THAT CAN BE DEDICATED TO THE TRANSIT INVESTMENT PROJECT"

Page 29, line 9, before "THE" insert "FOR EACH YEAR OF THE FINANCING TERM, THE AMOUNT OF STATE SALES TAX INCREMENT REVENUE DEDICATED TO A TRANSIT INVESTMENT PROJECT MUST NOT EXCEED THE MAXIMUM ANNUAL DOLLAR AMOUNT SPECIFIED BY THE COMMISSION PURSUANT TO SUBSECTION (3) OF THIS SECTION."

Page 29, line 14, strike "ANNUAL AND CUMULATIVE" and substitute "MAXIMUM ANNUAL AND TOTAL CUMULATIVE DOLLAR AMOUNTS OF"

Page 29, after line 19 insert:

"(b) (I) AFTER THE DEPARTMENT HAS REMITTED THE MAXIMUM ANNUAL DOLLAR AMOUNT OF STATE SALES TAX INCREMENT REVENUE SPECIFIED BY THE COMMISSION PURSUANT TO SUBSECTION (3) OF THIS SECTION TO THE FINANCING ENTITY FOR A CALENDAR YEAR, THE DEPARTMENT SHALL NOT REMIT ANY ADDITIONAL STATE SALES TAX INCREMENT REVENUE FROM THE STATE TO THE FINANCING ENTITY UNTIL THE FOLLOWING YEAR."

Page 29, line 20, strike "(b)" and substitute "(II)".

Page 29, line 26, strike "COMPLETED. THE" and insert "COMPLETED."

(III) AFTER THE FINANCING TERM SPECIFIED BY THE COMMISSION PURSUANT TO SUBSECTION (3) OF THIS SECTION IS COMPLETED, THE DEPARTMENT SHALL NOT REMIT ANY ADDITIONAL STATE SALES TAX INCREMENT REVENUE FROM THE STATE TO THE FINANCING ENTITY, EVEN IF THE TOTAL CUMULATIVE DOLLAR AMOUNT OF STATE SALES TAX INCREMENT REVENUE SPECIFIED BY THE COMMISSION PURSUANT TO SUBSECTION (3) OF THIS SECTION HAS NOT BEEN REACHED.

(IV) THE"

Page 34, strike lines 26 and 27 and substitute "DEPARTMENT SHALL, AFTER ANNUALLY RETAINING AN"

Page 35, line 14, strike "AND" and substitute "AS ADJUSTED FOR"

Page 35, line 15, strike "RATE" and substitute "RATE, IF APPLICABLE,"

Page 35, line 17, after "THE" insert "PORTION OF"

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

Page 35, strike lines 22 and 23 and substitute:

"(c) THIRD, EXCESS STATE SALES TAX COLLECTIONS ABOVE THE MAXIMUM ANNUAL DOLLAR AMOUNT OF STATE SALES TAX INCREMENT REVENUE IN ANY GIVEN YEAR AND ANY CUMULATIVE EXCESS STATE SALES TAX COLLECTIONS ABOVE THE TOTAL CUMULATIVE STATE SALES TAX INCREMENT REVENUE ARE PAID".

Page 36, line 3, strike "MAY" and substitute "SHALL".

Page 36, line 23, strike "STATE" and substitute "EXCEPT FOR THE AMOUNT RETAINED BY THE DEPARTMENT PURSUANT TO SUBSECTION (1) OF THIS SECTION, STATE".

Page 49, line 22, strike "AND".

Page 49, line 26, strike "24." and substitute "24; AND

(c) RETAIN ANNUALLY AN AMOUNT OF THE STATE SALES TAX INCREMENT REVENUE ESTABLISHED BY THE DEPARTMENT AS NECESSARY TO OFFSET THE DEPARTMENT'S ACTUAL DIRECT COSTS AND EXPENSES INCURRED IN PERFORMING THE COLLECTION AND DISBURSEMENT FUNCTIONS ESTABLISHED IN PART 4 OF ARTICLE 46 OF THIS TITLE 24."

Page 49, line 27, strike "ALL" and substitute "EXCEPT FOR THE AMOUNT RETAINED BY THE DEPARTMENT PURSUANT TO SECTION 24-46-406 (1), ALL".

Page 51, line 25, strike "DEPARTMENT" and substitute "OFFICE".

Page 60, after line 24 insert:

"(13) "TRANSFeree" MEANS A TAXPAYER SUBJECT TO THE TAXES IMPOSED BY THIS ARTICLE 22 THAT ACQUIRES CREDITS FROM A GOVERNMENTAL OR QUASI-GOVERNMENTAL ENTITY PURSUANT TO SECTION 39-22-5703 (5)".

Page 61, line 14, strike "NO MORE THAN HALF OF".

Page 61, line 16, strike "YEAR," and substitute "YEAR SO LONG AS UNALLOCATED CREDITS DO NOT EXCEED MORE THAN HALF OF THE ANNUAL DOLLAR LIMITS SPECIFIED IN SUBSECTION (2)(a) OF THIS SECTION,".

Page 63, line 1 strike "AN INDIVIDUAL, PERSON, FIRM," and substitute "A TRANSFEREE."

Page 63, strike lines 2 and 3.

Page 63, line 21, strike "PURSUANT TO" and substitute "IF, AS OF THE LAST DAY OF ANY TAXABLE YEAR DURING THE COMPLIANCE PERIOD, THE AMOUNT OF THE QUALIFIED BASIS OF THE GOVERNMENTAL OR QUASI-GOVERNMENTAL ENTITY IS LESS THAN THE QUALIFIED BASIS OF THE GOVERNMENTAL OR QUASI-GOVERNMENTAL ENTITY AS OF THE LAST DAY OF THE PRIOR TAXABLE YEAR."

Page 63, strike line 22.

Page 63, line 24, strike "SECTION" and substitute "SUBSECTION (5)(c)(I) OF THIS SECTION, THE GOVERNMENT OR QUASI-GOVERNMENTAL ENTITY SHALL NOTIFY THE DEPARTMENT OF THE IDENTITY OF THE TRANSFEREE TO WHICH IT TRANSFERRED THE CREDIT AND".

Page 63, line 25, strike "39-22-5704,".

Page 63, line 26, after "THE" insert "SAME".

Page 64, line 1, after "TAXPAYER" insert "OF AN OWNER" and strike "SECTION" and insert "SUBSECTION (4) OF THIS SECTION."

Page 64, strike line 2.

Page 65, line 14, before "TAXPAYER" insert "QUALIFIED".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

Page 65, line 16, before "TAXPAYER'S" insert "QUALIFIED".

Page 66, line 15, before "TAXPAYER" insert "QUALIFIED".

Page 66, line 17, before "TAXPAYER." insert "QUALIFIED".

Agriculture &
Natural
Resources

After consideration on the merits, the Committee recommends that **HB26-1340** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 5, line 5, strike "THE" and substitute "WITHIN NINETY DAYS BEFORE NOVEMBER 1 OF EACH YEAR, THE".

Page 5, line 21, strike "OWNER," and substitute "OWNER ON OR BEFORE DECEMBER 1 OF EACH YEAR,".

Page 6, strike lines 3 through 27 and substitute:

"(IV) (A) ANNUAL FIELD REVIEWS AND STATUS REPORTS SHALL CONTINUE PURSUANT TO SUBSECTION (4.7)(a)(III) OF THIS SECTION UNTIL THE WATER COURT DETERMINES, BASED ON THE THIRD-PARTY EXPERT'S STATUS REPORT AND AFTER CONSIDERING ANY COMMENTS OR REBUTTALS SUBMITTED WITHIN THE COMMENT PERIOD, THAT REVEGETATION OR CONVERSION TO DRYLAND FARMING IS SUCCESSFULLY ESTABLISHED ON A FIELD. UPON SUCH A DETERMINATION, THE WATER COURT MAY DEEM THE TERMS AND CONDITIONS SET FORTH IN THIS SUBSECTION (4.7)(a) SATISFIED AS TO THAT FIELD.

(B) IF THE WATER COURT FINDS THAT THE WATER RIGHT OWNER HAS DEMONSTRATED, OVER MULTIPLE REPORTING PERIODS, A SUSTAINED FAILURE TOWARD ACHIEVING REVEGETATION OR CONVERSION TO DRYLAND FARMING, THE WATER COURT MAY, IN ITS DISCRETION, LIMIT THE PERCENTAGE OF THE WATER SUBJECT TO THE CHANGED WATER RIGHT AVAILABLE FOR THE NEW BENEFICIAL USE. SUCH A LIMITATION MUST BE PROPORTIONAL TO THE EXTENT TO WHICH REVEGETATION OR CONVERSION TO DRYLAND FARMING HAS NOT BEEN SUCCESSFULLY ESTABLISHED.

(C) IF THE WATER COURT DETERMINES THAT REVEGETATION OR CONVERSION TO DRYLAND FARMING IS SUCCESSFULLY ESTABLISHED AND THE COURT MAKES SPECIFIC FINDINGS, SUPPORTED BY THE RECORD, THAT THE FIELD PRESENTS A SUBSTANTIAL RISK THAT REVEGETATION OR CONVERSION TO DRYLAND FARMING WILL NOT CONTINUE TO BE SUCCESSFULLY ESTABLISHED, THEN THE COURT MAY IMPOSE ADDITIONAL, TIME-LIMITED OVERSIGHT PERIODS."

Page 7, strike lines 1 through 22.

Page 8, line 11, strike "OR CONVERSION TO".

Page 8, line 12, strike "DRYLAND FARMING".

Page 8, line 22, before "ESTABLISHES" insert "REQUIRES FINANCIAL ASSURANCES TO THE LOCAL LAND USE AUTHORITY IN AN AMOUNT SUFFICIENT TO COVER THE REASONABLY ANTICIPATED TOTAL COST TO ACHIEVE SUCCESSFULLY ESTABLISHED REVEGETATION OR THAT".

Page 9, before line 14 insert:

"(VII) THIS SUBSECTION (4.7)(a) IS NOT INTENDED TO AND MUST NOT BE CONSTRUED TO AFFECT THE PROVISIONS GOVERNING LAND USE AUTHORITY SET FORTH IN ARTICLE 65.1 OF TITLE 24."

Page 9, strikes lines 14 and 15 and substitute:

"(b) AS USED IN SUBSECTION (4.7)(a) OF THIS SECTION:
(I) "PERMIT" MEANS A PERMIT ISSUED PURSUANT TO SECTION 24-65.1-501.
(II) "SUCCESSFULLY ESTABLISHED" OR "SUCCESSFUL ESTABLISHMENT" MEANS".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

Finance

After consideration on the merits, the Committee recommends that **HB26-1077** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 2, line 3, strike "(4.5) and (6.5)" and substitute "(4.5), (6.5) and (6.7)".

Page 2, strike lines 16 to 18.

Page 3, strike lines 1 through 25, and substitute "market rate" must include one or more rates that cover unprocessed marijuana that is allocated to extractions, ~~and the initial rates for these product types must be lower than the rate for unprocessed marijuana that is allocated for direct sale to consumers.~~ INCLUDING FRESH FROZEN INDOOR UNPROCESSED RETAIL MARIJUANA AND FRESH FROZEN OUTDOOR UNPROCESSED RETAIL MARIJUANA. THE INITIAL RATES FOR UNPROCESSED MARIJUANA THAT ARE ALLOCATED TO EXTRactions MUST BE LOWER THAN THE RATE FOR UNPROCESSED MARIJUANA THAT IS ALLOCATED FOR DIRECT SALE TO CONSUMERS. THE DEPARTMENT SHALL ADOPT RULES TO ESTABLISH THE RATES FOR FRESH FROZEN INDOOR UNPROCESSED RETAIL MARIJUANA AND FRESH FROZEN OUTDOOR UNPROCESSED RETAIL MARIJUANA ON OR BEFORE JULY 1, 2027."

Page 3, line 27, strike "CULTIVATED WITHIN AN INDOOR".

Page 4, line 1, strike "STRUCTURE USING ARTIFICIAL LIGHTING OR".

Page 4, strike lines 4 through 9 and substitute:

"(6.5) "NATURAL WEATHER CONDITIONS" MEANS AMBIENT TEMPERATURE, PRECIPITATION, AND HUMIDITY.

(6.7) (a) "OUTDOOR UNPROCESSED RETAIL MARIJUANA" MEANS UNPROCESSED RETAIL MARIJUANA THAT, EXCEPT AS PROVIDED IN SUBSECTION (6.7)(b) OF THIS SECTION, WAS CULTIVATED UNDER NATURAL SUNLIGHT WITHOUT ARTIFICIAL LIGHT OR LIGHT DEPRIVATION, WITH DIRECT EXPOSURE TO NATURAL WEATHER CONDITIONS, AND NOT WITHIN AN INDOOR FACILITY, GREENHOUSE, OR OTHER STRUCTURE THAT PREVENTS EXPOSURE TO NATURAL SUNLIGHT AND NATURAL WEATHER CONDITIONS.

(b) OUTDOOR UNPROCESSED MARIJUANA MAY BE:

(I) CULTIVATED USING ARTIFICIAL LIGHT TO MAINTAIN VEGETATIVE PLANTS UNDER TWENTY-FOUR INCHES IN HEIGHT AND TO MAINTAIN MOTHER PLANTS;

(II) CULTIVATED USING IRRIGATION, FERTIGATION, OR SIMILAR AGRICULTURAL PRACTICES; AND

(III) PROTECTED FROM AN ADVERSE WEATHER EVENT PURSUANT TO A CONTINGENCY PLAN APPROVED BY THE STATE LICENSING AUTHORITY PURSUANT TO SECTION 44-10-602 (14)."

Page 4, after line 9 insert:

"SECTION 2. In Colorado Revised Statutes, add 39-28.8-201.5 as follows:

39-28.8-201.5. Average market rate - unprocessed retail marijuana - description.

FOR EACH AVERAGE MARKET RATE CATEGORY OF UNPROCESSED RETAIL MARIJUANA THAT THE DEPARTMENT ESTABLISHES PURSUANT TO SECTION 39-28.8-101 (1.5), THE DEPARTMENT SHALL PUBLISH A GENERAL DESCRIPTION OF THE METHODOLOGY AND DATA SOURCES USED TO CALCULATE THE RATE, WHILE PROTECTING CONFIDENTIAL, PROPRIETARY, AND IDENTIFYING INFORMATION."

Re-number succeeding sections accordingly.

Finance

After consideration on the merits, the Committee recommends that **HB26-1100** be **referred** to the Committee of the Whole with favorable recommendation.

Finance

After consideration on the merits, the Committee recommends that **HB26-1117** be **postponed indefinitely**.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

Finance

After consideration on the merits, the Committee recommends that **HB26-1327** be **postponed indefinitely**.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69

MESSAGE FROM THE HOUSE

May 7, 2026
Mr. President:

The House has passed on Third Reading and returns herewith SB26-005, SB26-017, SB26-174, and SB26-182.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1427.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1430, HB26-1141, SB26-177, SB26-036, and SB26-020, amended as printed in House Journal, May 6, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1029 HB26-1418, and SB26-138, amended as printed in House Journal, May 6, 2026, and amended on Third Reading as printed in House Journal, May 7, 2026.

MESSAGE FROM THE REVISOR

May 7, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1427.

Without comment, as amended, HB26-1029, 1141, 1418, and 1430.

Without comment, as amended, SB26-020, 036, 138, and 177.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SR26-009.

Journal correction:

Page 1004, after line 41, insert "(For further action, see Reconsideration of SB26-170) "

Page 974, line 9, strike "19".

Page 975, line 35, strike "Ceceila" and insert "Cecelia".

On motion of Senator Amabile, the Senate adjourned until 9:00 a.m., Friday, May 8, 2026.

Approved:

Robert Rodriguez
Majority Leader

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

115th Legislative Day Friday, May 8, 2026

- Prayer 10
 By Senator Catlin. 11
- Call to 12
 Order 13
 By the President at 9:00 a.m. 14
- Roll Call 15
 Present-- 34. 16
 Excused-- 1, Liston. 17
 Excused Later-- 1, Rich. 18
 Present Later -- 1, Rich. 19
- Quorum 20
 The President announced a quorum present. 21
- Pledge 22
 By Senator Pelton B. 23
- Approval of 24
 the Journal 25
 On motion of Senator Bridges, the Journal of Thursday, May 7, 2026, was approved as 26
 corrected by the Secretary. 27

SENATE SERVICES REPORT

- Correctly Engrossed:** SB26-178, 185, and 193; SR26-009. 33
- Correctly Reengrossed:** SB16-125, 184, 186, 187, 188, 189, and 191. 34
- Correctly Revised:** HB26-1004, 1014, 1111, 1206, 1225, 1233, 1256, 1269, 1287, 1342, 35
 1414, and 1428. 36
- Correctly Rerevised:** HB26-1015, 1341, 1420, and 1423. 37
- Correctly Enrolled:** SB26-012, 134, 146, 147, 160; SR26-009. 38

COMMITTEE OF REFERENCE REPORTS

- Finance 43
 After consideration on the merits, the Committee recommends that **HB26-1223** be 44
amended as follows, and as so amended, be referred to the Committee on Appropriations 45
 with favorable recommendation. 46
- Amend reengrossed bill, page 5, line 13, strike "income tax credit" and 47
 substitute "tax credits". 48
- Page 7, line 21, strike "JANUARY 1, 2026." and substitute "JANUARY 1, 2027.". 49
- Page 8, line 2, strike "JANUARY 1, 2026." and substitute "JANUARY 1, 2027.". 50
- Page 8, line 22, strike "FAMILY AFFORDABILITY TAX". 51
- Page 14, after line 8 insert: 52
"SECTION 4. In Colorado Revised Statutes, 39-26-102, **add** (21)(c) as 53
 follows: 54
- 39-26-102. Performance statement - definitions - repeal.** 55
 As used in this article 26, unless the context otherwise requires: 56
- (21) (c) (I) BEGINNING JULY 1, 2026, A RETAILER THAT SELLS FOOD OR DRINK 57
 AS DESCRIBED IN SECTION 39-26-104 (1)(e) IS DEEMED TO USE GAS AND 58
 ELECTRICITY IN THE PROCESSING OF PREPARED FOOD AS FOLLOWS: 59
- (A) IF THE RETAILER'S SALES OF PREPARED FOOD EXCEED 60
61
62
63
64
65
66
67

TWENTY-FIVE PERCENT OF THE RETAILER'S TOTAL SALES REVENUE, ONE HUNDRED PERCENT OF THE PURCHASE PRICE PAID BY THE RETAILER FOR GAS AND ELECTRICITY IS EXEMPT FROM TAXATION UNDER THE PROVISIONS OF THIS PART 1. THE RETAILER MAY CLAIM THE EXEMPTION DESCRIBED IN THIS SUBSECTION (21)(c)(I)(A) WITH THE GAS OR ELECTRIC SERVICE UTILITY OR AS A CREDIT AGAINST THE TAX COLLECTED BY THE RETAILER.

(B) IF THE RETAILER'S SALES OF PREPARED FOOD ARE TWENTY-FIVE PERCENT OR LESS OF THE RETAILER'S TOTAL SALES REVENUE, THE RETAILER IS ALLOWED A CREDIT AGAINST THE TAX COLLECTED BY THE RETAILER PURSUANT TO THIS PART 1 IN AN AMOUNT EQUAL TO ONE-HALF OF ONE PERCENT OF A RETAILER'S SALES OF PREPARED FOOD.

(II) A RETAILER WHO CHOOSES TO CLAIM THE CREDIT ALLOWED BY THIS SUBSECTION (21)(c) MUST CLAIM THE CREDIT FOR THE PREVIOUS CALENDAR YEAR ON THE SALES TAX RETURN MADE FOR THE MONTH OF JANUARY; EXCEPT THAT A SEASONAL RETAILER MUST CLAIM THE CREDIT ON THE SALES TAX RETURN MADE FOR THE MONTH OF JUNE.

SECTION 5. In Colorado Revised Statutes, 39-26-105, **amend** (1.3)(a)(V)(B), (1.3)(a)(V)(C), (1.3)(c), (1.3)(c.5), and (1.3)(f.7); and **add** (1.3)(a)(V)(D) and (1.3)(a)(V)(E) as follows:

39-26-105. Vendor liable for tax - definitions - repeal.

(1.3) (a) As used in this subsection (1.3), unless the context otherwise requires: (V) (B) On and after June 14, 2021, but before ~~June 3, 2022~~ BUT BEFORE THE EFFECTIVE DATE OF THIS SUBSECTION (1.3)(a)(V)(B), AS AMENDED, "specified sales tax period" means sales made in June 2021, July 2021, and August 2021, for which monthly returns must be filed pursuant to subsection (1)(b) of this section, on July 20, 2021, August 20, 2021, and September 20, 2021, respectively.

(C) ~~On and after June 3, 2022~~ ON AND AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (1.3)(a)(V)(C), AS AMENDED, "specified sales tax period" means sales made in July 2022, August 2022, and September 2022, for which monthly returns must be filed pursuant to subsection (1)(b) of this section, on August 20, 2022, September 20, 2022, and October 20, 2022, respectively.

(D) ON AND AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (1.3)(a)(V)(D), AS AMENDED, "SPECIFIED SALES TAX PERIOD" MEANS SALES MADE IN JULY 2027, AUGUST 2027, NOVEMBER 2027, AND DECEMBER 2027, FOR WHICH MONTHLY RETURNS MUST BE FILED PURSUANT TO SUBSECTION (1)(b) OF THIS SECTION, ON AUGUST 20, 2027, SEPTEMBER 20, 2027, DECEMBER 20, 2027, AND JANUARY 20, 2028, RESPECTIVELY.

(E) IN ADDITION TO THE DEFINITION IN SUBSECTION (1.3)(a)(V)(D), ON AND AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (1.3)(a)(V)(E), AS AMENDED, "SPECIFIED SALES TAX PERIOD" MEANS SALES MADE IN JULY 2028, AUGUST 2028, NOVEMBER 2028, AND DECEMBER 2028, FOR WHICH MONTHLY RETURNS MUST BE FILED PURSUANT TO SUBSECTION (1)(b) OF THIS SECTION, ON AUGUST 20, 2028, SEPTEMBER 20, 2028, DECEMBER 20, 2028, AND JANUARY 20, 2029, RESPECTIVELY.

(c) A qualifying retailer in the mobile food services industry may deduct from state net taxable sales the lesser of aggregate state net taxable sales for all sites or ~~seventy thousand dollars~~ FOURTEEN THOUSAND DOLLARS per motorized vehicle or nonmotorized cart, not to exceed five motorized vehicles or nonmotorized carts, and retain the resulting state sales tax collected for each month IN THE SPECIFIED SALES TAX PERIOD ~~specified~~ in subsection (1.3)(a)(V)(A) of this section.

(c.5) A qualifying retailer in the catering industry may deduct from state net taxable sales the lesser of aggregate state net taxable sales for all events or ~~seventy thousand dollars~~ FOURTEEN THOUSAND DOLLARS, and retain the resulting state sales tax collected for each month specified in subsection (1.3)(a)(V) of this section.

(f.7) To the extent that information is available and without changing the sales tax return form, the department of revenue shall include a report to its committee of reference at a hearing held in January ~~2023~~ EACH YEAR, pursuant to section 2-7-203 (2)(a) of the "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act" specifying:

(I) The amount of sales tax revenue that the state did not collect in ~~2022~~ THE PREVIOUS CALENDAR YEAR as a result of the deduction allowed in this subsection (1.3); and

(II) How many retailers elected to take advantage of the deduction allowed in this subsection (1.3) in ~~2022~~ THE PREVIOUS CALENDAR YEAR."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Renumber succeeding sections accordingly.

Page 15, strike lines 11 through 13 and substitute "SOFTWARE IS EITHER GOVERNED BY A NEGOTIABLE LICENSE AGREEMENT OR DEVELOPED FOR USE BY A PARTICULAR USER.

(a) FOR PURPOSES OF THIS ARTICLE 26, "NEGOTIATED LICENSE AGREEMENT" MEANS A WRITTEN AGREEMENT OR CONTRACT THAT IS INDIVIDUALLY BARGAINED BETWEEN THE LICENSOR AND LICENSEE AND THAT IS SIGNED IN WRITING BY AUTHORIZED REPRESENTATIVES OF BOTH THE LICENSOR AND LICENSEE PRIOR TO OR CONTEMPORANEOUS WITH THE LICENSEE'S ACCESS TO OR USE OF THE SOFTWARE.

(b) FOR PURPOSES OF THIS ARTICLE 26, "INDIVIDUALLY BARGAINED BETWEEN THE LICENSOR AND LICENSEE" SPECIFICALLY EXCLUDES A STANDARD, FORM, OR BOILERPLATE AGREEMENT THAT IS OFFERED BY THE LICENSOR ON A NONNEGOTIABLE OR SUBSTANTIALLY NONNEGOTIABLE BASIS TO MULTIPLE LICENSEES, REGARDLESS OF WHETHER THE AGREEMENT BEARS A HANDWRITTEN OR ELECTRONIC SIGNATURE, OR THE AGREEMENT IS PRINTED ON, WITHIN, OR AFFIXED TO THE SOFTWARE PACKAGING; EMBEDDED WITHIN THE COMPUTER SOFTWARE ITSELF; OR PRESENTED AS PART OF THE TERMS AND CONDITIONS OF ANY WEBSITE OR APPLICATION THROUGH WHICH THE SOFTWARE IS ACQUIRED, ACCESSED, OR USED.

(c) FOR PURPOSES OF THIS ARTICLE 26, "SIGNED IN WRITING BY AUTHORIZED REPRESENTATIVES OF BOTH THE LICENSOR AND LICENSEE" SPECIFICALLY EXCLUDES AN ACCEPTANCE BY THE LICENSEE ON A CLICK-THROUGH, BROWSE-WRAP, SHRINK-WRAP, EMBEDDED SIGNATURE, IMPLIED, ACCOUNT CREATION, OR ANY OTHER AUTOMATED BASIS; EXCEPT THAT "SIGNED IN WRITING BY AUTHORIZED REPRESENTATIVES OF BOTH THE LICENSOR AND LICENSEE" MAY INCLUDE A SIGNATURE PERFORMED THROUGH AN ELECTRONIC SIGNATURE METHOD AUTHORIZED PURSUANT TO SECTION 39-21-120 AND DEPARTMENT RULES AND SPECIFICALLY INCLUDES ELECTRONIC SIGNATURE METHODS SUCH AS DOCUSIGN OR A SIMILAR AUTHENTICATED ELECTRONIC SIGNATURE.

SECTION 8. In Colorado Revised Statutes, 39-26-715, **add** (2)(b)(IV) as follows:

39-26-715. Fuel and oil - definitions.

(2) The following are exempt from taxation under the provisions of part 2 of this article 26:

(b) (IV) BEGINNING JULY 1, 2026, FOR PURPOSES OF THIS SUBSECTION (2)(b), THE DEEMED USAGE RULES SET FORTH IN SECTION 39-26-102 (21)(c)(I) APPLY."

Renumber succeeding sections accordingly.

Page 17, strike lines 12 through 20 and substitute:

"SECTION 12. Applicability. Sections 3 and 4 of this act apply to the sale, storage, use, and consumption of tangible personal property on or after January 1, 2027.

SECTION 13. Act subject to petition - effective date.

(1) Except as otherwise provided in this section, this act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) Section 2 of this act takes effect only if House Bill 26-1221 and House Bill 26-1222 do not become law."

Finance

After consideration on the merits, the Committee recommends that **HB26-1289** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 47, line 9, after "PERCENT," insert "BUT NO GREATER THAN ONE HUNDRED PERCENT,".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 67, line 2, strike "Curac°ao," and substitute "Curaçao,".

Page 70, strike lines 23 through 27.

Strike pages 71 and 72.

Page 73, strike lines 1 through 3.

Re-number succeeding sections accordingly.

Page 73, after line 3 insert:

"SECTION 37. In Colorado Revised Statutes, 39-22-546, **amend** (3)(a) introductory portion and (7) as follows:

39-22-546. Credit against tax - residential energy storage systems - tax preference performance statement - legislative declaration - definition - repeal.

(3) (a) For income tax years commencing on or after January 1, 2023, but before ~~January 1, 2027~~ JANUARY 1, 2030, any purchaser that installs an energy storage system in a residential dwelling in this state is allowed a credit against the tax imposed by this article 22 in an amount equal to ten percent of the purchase price paid by the purchaser for the energy storage system.

(7) This section is repealed, effective ~~January 1, 2030~~ JANUARY 1, 2033.

SECTION 38. In Colorado Revised Statutes, 39-22-571, **amend** (3)(a) as follows:

39-22-571. Film festival incentive tax credit - tax preference performance statement - legislative declaration - definitions - repeal.

(3) (a) Subject to subsection (3)(e) of this section, for tax years commencing on or after ~~January 1, 2027~~ JANUARY 1, 2026, but before ~~January 1, 2037~~ JANUARY 1, 2036, there is allowed a credit with respect to income taxes imposed pursuant to this article 22 to any global film festival entity or existing or small Colorado film festival entity that receives a tax credit certificate pursuant to this section in the amount of the tax credit certificate."

Re-number succeeding sections accordingly.

Appropriations

After consideration on the merits, the Committee recommends that **SB26-183** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 7, after line 1 insert:

"SECTION 2. Capital construction appropriation. For the 2026-27 state fiscal year, the general assembly anticipates that the department of higher education will receive \$13,000,000 in cash funds from the proceeds of the financed purchase of an asset or certificate of participation agreements executed pursuant to section 24-36-125, C.R.S. This figure is subject to the "(I)" notation as defined in the annual general appropriation act for the same fiscal year. To implement this act, the department is anticipated to use this amount for guggenheim hall HVAC and plumbing improvements at Colorado school of mines."

Re-number succeeding section accordingly.

Page 2, line 108, strike "HALL." and substitute "HALL AND MAKING AN APPROPRIATION."

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1016** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 3, line 19, strike "\$500,000" and substitute "\$275,000".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Appropriations After consideration on the merits, the Committee recommends that **HB26-1054** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 8, after line 3 insert:

"8-14.4-206. Attorney general additional budget request.

IF THE ATTORNEY GENERAL DETERMINES THAT ADDITIONAL RESOURCES ARE NEEDED TO EFFECTIVELY ADMINISTER THIS PART 2, THE ATTORNEY GENERAL SHALL REQUEST THE ADDITIONAL RESOURCES IN THE ATTORNEY GENERAL'S BUDGET REQUEST TO THE JOINT BUDGET COMMITTEE."

Appropriations After consideration on the merits, the Committee recommends that **HB26-1059** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1075** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1147** be **referred** to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1230** be **referred** to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1298** be **referred** to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that **HB26-1328** be **referred** to the Committee of the Whole with favorable recommendation.

MESSAGE FROM THE HOUSE

May 7, 2026
Mr. President:

The House has postponed indefinitely SB26-091 and SB26-166. The bills are returned herewith.

The House has voted to concur in the Senate amendments to HB26-1010, HB26-1109, HB26-1113, HB26-1252, HB26-1343, HB26-1346, HB26-1076, HB26-1123, HB26-1207, HB26-1226, HB26-1322, HB26-1028, HB26-1069, HB26-1078, HB26-1132, HB26-1210, HB26-1317, and HB26-1336, and has repassed the bills as so amended.

The House has adopted the First Report of the First Conference Committee on HB26-1084, as printed in House Journal, April 29, 2026, and has repassed the bill as amended.

The House has laid over SB26-087 until May 14, 2026. The bill is returned herewith.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-149, amended as printed in House Journal, May 1, 2026, and amended on Third Reading as printed in House Journal, May 7, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1425, amended as printed in House Journal, May 6, 2026, and amended on Third Reading as printed in House Journal, May 7, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1307, amended as printed in House Journal, May 1, 2026.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-185 by Senator(s) **Marchman and Baisley**; also Representative(s) Titone and Keltie, Paschal-- Concerning measures to enhance the office of information technology's security procedures.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman.

HB26-1428 by Representative(s) Sirota and Taggart, Brown; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning measures to improve the administration of publicly funded programs available to students who are not full-time in-person students, and, in connection therewith, requiring the department of education to report on online and part-time enrichment educational programs and authorizing an extension of the designation of a board of cooperative services to administer the statewide supplemental online and blended learning program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	31	NO	3	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Exum, Frizell, Jodeh, Kipp, Lindstedt, Marchman, Snyder, and Wallace.

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:

HB26-1342 by Representative(s) Stewart K. and Lukens; also Senator(s) **Marchman**--Concerning knowing behavior that lures bears.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Kipp, and Sullivan.

HB26-1269 by Representative(s) Ricks and Joseph, Velasco; also Senator(s) **Marchman and Benavidez**--Concerning transit access.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Kolker, and Sullivan.

HB26-1225 by Representative(s) Smith and Willford; also Senator(s) **Ball and Bright**--Concerning requirements to foster distributed energy resources in the state.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Bridges, Coleman, Cutter, Kipp, Lindstedt, and Marchman.

HB26-1233 by Representative(s) Lukens and Zokaie; also Senator(s) **Roberts**--Concerning property tax procedures for nonresidential properties.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	N	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Bridges, Coleman, Cutter, Jodeh, Kipp, and Wallace.

HB26-1414 by Representative(s) McCluskie and Camacho; also Senator(s) **Roberts and Kipp**--Concerning the provision of medical records in the custody of certain health-care entities.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	24	NO	10	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Kolker, Marchman, and Snyder.

HB26-1256 by Representative(s) Jackson and Mabrey; also Senator(s) **Cutter**--Concerning the procedure for releasing an individual from the department of corrections.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Coleman, Gonzales J., Jodeh, Kipp, Wallace, and Weissman.

HB26-1004 by Representative(s) McCluskie and Caldwell, Boesenecker, Bradfield, Camacho, Clifford, Gilchrist, Lindsay, Lukens, Martinez, McCormick, Stewart K., Stewart R., Titone, Velasco, Zokaie; also Senator(s) **Coleman and Simpson**, Bright, Jodeh, Kipp, Marchman, Michaelson Jenet, Pelton B., Pelton R.--Concerning a continuation of the income tax credit for a qualifying contribution to promote child care in the state.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	31	NO	3	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Cutter, Daugherty, Exum, Gonzales J., Kolker, Lindstedt, Mullica, Roberts, Snyder, Sullivan, Wallace, and Weissman.

HB26-1014 by Representative(s) Taggart and Boesenecker; also Senator(s) **Frizell and Ball**--Concerning an extension of the Colorado job growth incentive tax credit through state income tax year 2034.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Carson, Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Pelton B., Pelton R., Roberts, Simpson, and Wallace.

HB26-1111 by Representative(s) Mauro and McCormick; also Senator(s) **Kipp and Roberts**--Concerning the creation of a program for the end-of-life management of pesticide products, and, in connection therewith, creating the pesticide product disposal and container recycling enterprise to develop and administer the program and making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	29	NO	5	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Coleman, Cutter, Jodeh, Kolker, Marchman, Simpson, and Wallace.

HB26-1206 by Representative(s) Joseph and Gonzalez R.; also Senator(s) **Lindstedt and Benavidez--** Concerning improved funding to support affordable housing development.

Laid over until Monday, May 11, 2026.

HB26-1287 by Representative(s) Boesenecker and Brooks; also Senator(s) **Kolker and Jodeh--** Concerning the continuation of certain regulatory functions of the division of real estate, and, in connection therewith, implementing the recommendations contained in the 2025 sunset report by the department of regulatory agencies.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	30	NO	4	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman.

MESSAGE FROM THE REVISOR OF STATUTES

May 8, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, HB26-1307 and 1425.

Without comment, as amended, SB26-149.

Committee of the Whole
Senator Roberts moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Roberts was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1276 by Representative(s) Velasco and Garcia, Brown, Carter, Clifford, Duran, Froelich, Gilchrist, Goldstein, Jackson, Lindsay, Lukens, Mabrey, Martinez, McCormick, Nguyen, Paschal, Rutinel, Rydin, Sirota, Smith, Stewart K., Stewart R., Story, Titone, Willford, Woodrow, Zokaie; also Senator(s) **Jodeh and Weissman**--Concerning measures to protect the safety of individuals who are immigrants in Colorado, and, in connection therewith, making an appropriation.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, May 5, page(s) 1064-1065 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, May 6, page(s) 1092 and placed in members' bill files.)

Amendment No. 3(L.026), by Senator Weissman.
Amend reengrossed bill, page 11, line 27, strike "JULY 1, 2027." and substitute "DECEMBER 31, 2027."

Amendment No. 4(L.027), by Senator Weissman.
Amend reengrossed bill, page 3, before line 1 insert:

"SECTION 1. In Colorado Revised Statutes, 24-74-105, **add** (3) as follows:
24-74-105. Access to state agency or political subdivision records - limitations.
(3) THE CERTIFICATION REQUIREMENT DESCRIBED IN SUBSECTION (1) OF THIS SECTION DOES NOT APPLY TO COLORADO COURTS' E-FILING SYSTEM USERS."

Renumber succeeding sections accordingly.

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1419 by Representative(s) Sirota and Brown; also Senator(s) **Amabile and Bridges**--Concerning the over-refund amount for state fiscal year 2024-25 of state revenues in excess of the state fiscal year spending limit under section 20 of article X of the state constitution, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, May 6, page(s) 1092 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

On motion of Senator Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	25	NO	9	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1276, as amended, HB26-1419, as amended.

Call of the Senate. Call raised.

REPORT OF CONFERENCE COMMITTEES

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON HB26-1258

 THIS REPORT AMENDS THE
 REREVISED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on HB26-1258, concerning death, has met and reports that it has agreed upon the following:

1. That the House accede to the Senate amendments made to the bill, as the amendments appear in the rerevised bill.

2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendments be recommended:

Amend rerevised bill, page 26, line 27, after "(1)" insert "and (2)".

Page 27, line 1, strike "penalty." and substitute "penalty - repeal".

Page 27, strike line 26 and substitute:

"(2) (a) (I) Abuse of a corpse COMMITTED BEFORE JANUARY 1, 2027, is a class 6 felony.

(II) THIS SUBSECTION (2)(a) IS REPEALED, EFFECTIVE JANUARY 1, 2028.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(b) ABUSE OF A CORPSE COMMITTED ON OR AFTER JANUARY 1, 2027, IS A CLASS 5 FELONY."

Respectfully submitted,

House Committee:

Senate Committee:

(signed)
 Representative Brianna Titone (Chair)
 Representative Matthew Martinez
 Representative Matthew Soper

(signed)
 Senator Dylan Roberts (Chair)
 Senator Nick Hinrichsen
 Senator Rod Pelton

THIRD READING OF BILLS -- FINAL PASSAGE (cont'd)

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-193 by Senator(s) **Amabile and Kirkmeyer**, Bridges; also Representative(s) Brown and Taggart, Sirota--Concerning local ordinances' impacts on state employees.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	28	NO	6	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	N
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	N	Exum	N	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	N	Sullivan	N
Bridges	Y	Gonzales J.	N	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman.

SB26-178 by Senator(s) **Mullica and Jodeh**; also Representative(s) Brown and Gilchrist--Concerning measures to address the affordability of health insurance.

A majority of those elected to the Senate having voted in the affirmative, Senator was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.020), by Senator Mullica.

Amend engrossed bill, page 3, line 26, strike "(2)(g), and (3);" and substitute "and (2)(g);".

Page 4, strike line 27.

Page 5, strike lines 1 through 4.

Page 9, line 19, strike "and 10-16-1215" and substitute "10-16-1215, and 10-16-1216".

Page 16, line 19, strike "**10-16-1214.**" and substitute "**10-16-1216.**".

The amendment was **passed** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

At the order of the President, Senator Rich was excused.

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	10	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	E	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Cutter, Danielson, Daugherty, Exum, Gonzales J., Kipp, Lindstedt, Marchman, and Roberts.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Joint Budget Committee were granted leave pursuant to Senate Rule 21 (c).

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, HB26-1059, HB26-1075, HB26-1298, HB26-1345, HB26-1417 were made Special Orders at 11:26 a.m.

Committee of the Whole

The hour of 11:26 a.m. having arrived, Senator Roberts moved that the Senate resolve : itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills -- Consent Calendar, and Senator Roberts was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1059 by Representative(s) Hartsook and Stewart R.; also Senator(s) **Frizell and Snyder**-- Concerning the cash funds created in connection with money retained by the department of revenue to mitigate the administrative costs incurred by the department in collecting certain charges.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1075 by Representative(s) Hamrick; also Senator(s) **Frizell and Cutter**--Concerning increasing funding for county child welfare prevention services, and, in connection therewith, continuing the Colorado child abuse prevention trust fund and the Colorado child abuse prevention board and making an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1298 by Representative(s) Rydin and Keltie; also Senator(s) **Cutter**--Concerning the authority for criminal background checks for child welfare out-of-home placement providers, and, in connection therewith, making an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1345 by Representative(s) McCluskie and Hamrick; also Senator(s) **Coleman and Simpson**--Concerning higher education funding, and, in connection therewith, implementing the recommendations in the report on the higher education funding allocation formula.

Amendment No. 1, Education Committee Amendment.

(Printed in Senate Journal, May 7, page(s) 1112-1113 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1417 by Representative(s) Soper and Bacon; also Senator(s) **Roberts and Rich**--Concerning the disability-related accommodation requirement of a testing entity.

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 Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	E	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1059, HB26-1075, HB26-1298, HB26-1345, as amended, HB26-1417

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, SB26-082, HB26-1139, HB26-1263, HB26-1421, HB26-1195, HB26-1236, HB26-1315, SB26-192, HB26-1043, HB26-1340, HB26-1077, HB26-1100, SB26-183, HB26-1016, HB26-1054, HB26-1147, HB26-1230, HB26-1328, SB26-190 were made Special Orders at 11:31 a.m.

Committee of the Whole The hour of 11:31 a.m. having arrived, Senator Roberts moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Roberts was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-082 by Senator(s) **Pelton B.**; --Concerning the process by which a local government controls the development of renewable energy projects, and, in connection therewith, authorizing a local government to implement an optional two-tier application fee program and a success fee.

Laid over to Tuesday, May 12, 2026.

HB26-1263 by Representative(s) Camacho and Mabrey; also Senator(s) **Carson and Jodeh**-- Concerning requirements for an operator of a conversational artificial intelligence service.

Amendment No. 1, Business, Labor & Technology Committee Amendment.
(Printed in Senate Journal, May 6, page(s) 1085-1086 and placed in members' bill files.)

Amendment No. 2(L.027), by Senator Jodeh.

Amend the Business, Labor, and Technology Committee Report, dated May 5, 2026, page 1, line 4, strike "ENTITY, "." and substitute "ENTITY OR BUSINESS ASSOCIATE OF A COVERED ENTITY, ".".

Page 1, line 11, strike "PROGRAM" and substitute "PROGRAM, WHERE THE SOFTWARE APPLICATION, WEB INTERFACE, OR COMPUTER PROGRAM IS NOT THE CONVERSATIONAL ARTIFICIAL INTELLIGENCE SERVICE,".

Page 1, line 14, strike "SERVICE OR A FEATURE" and substitute "SERVICE, INCLUDING".

Amendment No. 3(L.021), by Senator Jodeh.

Amend reengrossed bill, page 9, line 6, strike "KNOWINGLY OR RECKLESSLY".

Page 11, strike lines 1 through 10.

Re-number succeeding section accordingly.

Laid over until later on in the day.

HB26-1139 by Representative(s) Joseph and Lieder; also Senator(s) **Cutter and Daugherty**-- Concerning the use of artificial intelligence in health care.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1421 by Representative(s) Mabrey and Caldwell; also Senator(s) **Daugherty and Frizell**-- Concerning prohibiting certain compensation arrangements in the legal profession, and, in connection therewith, creating the "Colorado Legal Practice Integrity and Fee-sharing Prohibition Act".

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, May 6, page(s) 1105 and placed in members' bill files.)

Amendment No. 2(L.012), by Senator Daugherty.

Amend reengrossed bill, page 15, strike line 12.

Re-number succeeding subsection accordingly.

Page 15, after line 22 insert:

"(4) THIS PART 4 IS REPEALED, EFFECTIVE SEPTEMBER 1, 2029.".

As amended, ordered revised and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SB26-190

by Senator(s) **Coleman and Weissman**; also Representative(s) Bacon and English--
Concerning releasing information related to incidents involving a peace officer's use of
force that results in death.

Amendment No. 1, State, Veterans & Military Affairs Committee Amendment.
(Printed in Senate Journal, May 5, page(s) 1080 and placed in members' bill files.)

Amendment No. 2(L.005), by Senator Coleman.

Amend the State, Veterans, & Military Affairs Committee Report, dated May
5, 2026, page 1, strike lines 17 through 24 and substitute:

"(2.8) "LAWFUL REPRESENTATIVE" MEANS A PERSON WHO IS
DESIGNATED BY A VICTIM OR APPOINTED BY THE COURT TO ACT IN THE BEST
INTERESTS OF THE VICTIM.

(5.5) "SIGNIFICANT OTHER" MEANS A PERSON WHO IS IN A FAMILY-TYPE
LIVING ARRANGEMENT WITH A VICTIM AND WHO WOULD CONSTITUTE A SPOUSE
OF THE VICTIM IF THE VICTIM AND THE PERSON WERE MARRIED.

(6.4) "VICTIM" MEANS A PERSON WHOSE DEATH IS CAUSED BY A PEACE
OFFICER'S USE OF FORCE.

(6.6) "VICTIM'S IMMEDIATE FAMILY" MEANS THE SPOUSE, ANY CHILD BY
BIRTH OR ADOPTION, ANY STEPCHILD, THE PARENT, THE STEPPARENT, A SIBLING,
A LEGAL GUARDIAN, A SIGNIFICANT OTHER, OR A LAWFUL REPRESENTATIVE OF
THE VICTIM."

Page 2, line 1, after "complaint" insert "TO THE LAW ENFORCEMENT AGENCY
INVOLVED IN ALLEGED MISCONDUCT".

Page 2, lines 6 and 7, strike "PERSON OTHER THAN A FOR-PROFIT ENTITY," and
substitute "PERSON,".

Page 2, line 9, strike "public" and substitute "~~public~~ PERSON WHO MADE THE
REQUEST".

Page 2, line 13, strike "THE" and substitute "THERE IS A COMPLAINT OF PEACE
OFFICER MISCONDUCT ARISING FROM A PEACE OFFICER'S".

Page 2, lines 21 and 22, strike "INVESTIGATION, INCLUDING ANY APPEALS
PROCESS," and substitute "INVESTIGATION".

Page 2, line 28, strike "INCLUDING ANY APPEALS,".

Page 2, line 30, strike "FAMILY," and substitute "FAMILY AND EACH PERSON
DESIGNATED BY THE VICTIM'S IMMEDIATE FAMILY,".

Page 2, line 40, strike "FAMILY, UNLESS THE MEMBER" and substitute "FAMILY
AND EACH PERSON DESIGNATED BY THE VICTIM'S IMMEDIATE FAMILY, UNLESS
THE FAMILY MEMBER OR DESIGNATED PERSON".

Page 3, line 1, strike "(2)(a)(I)" and substitute "(2)(a)".

Page 3, strike lines 12 through 14 and substitute:

"(1) "VICTIM" MEANS A PERSON WHOSE DEATH IS CAUSED BY A PEACE
OFFICER'S USE OF FORCE.

(2) "VICTIM'S IMMEDIATE FAMILY" MEANS THE SPOUSE, ANY CHILD BY
BIRTH OR ADOPTION, ANY STEPCHILD, THE PARENT, THE STEPPARENT, A SIBLING,
A LEGAL GUARDIAN, A SIGNIFICANT OTHER, OR A LAWFUL REPRESENTATIVE OF
THE VICTIM."

Page 3, line 15, strike "16-3.5-302." and substitute "16-2.5-302.".

Page 3, strike lines 30 through 34 and substitute:

"(2) THE LAW ENFORCEMENT AGENCY THAT EMPLOYS THE PEACE
OFFICER AND THE MULTI-AGENCY TEAM INVESTIGATING AN INCIDENT
INVOLVING THE PEACE OFFICER'S USE OF FORCE THAT RESULTS IN DEATH SHALL
COORDINATE TO NOTIFY EACH PERSON IN THE VICTIM'S IMMEDIATE FAMILY
KNOWN TO THE EMPLOYING LAW ENFORCEMENT AGENCY, AND EACH PERSON
DESIGNATED BY THE VICTIM'S IMMEDIATE FAMILY, ABOUT THE INVESTIGATION

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

OF THE INCIDENT. THE NOTIFICATION MUST OCCUR WITHIN TWENTY-FOUR HOURS AFTER THE SCENE OF THE INCIDENT IS CLEARED AND MUST INCLUDE THE FOLLOWING INFORMATION:".

Page 3, strike lines 39 through 43 and substitute:

"16-2.5-303. Extrajudicial statement concerning use of force - requirements for videos released to the public.

(1) A PEACE OFFICER WHO IS PARTICIPATING OR HAS PARTICIPATED IN THE INVESTIGATION OF A CRIMINAL MATTER INVOLVING THE USE OF FORCE BY ANOTHER PEACE OFFICER THAT RESULTS IN DEATH SHALL NOT MAKE AN EXTRAJUDICIAL STATEMENT THAT THE PEACE OFFICER KNOWS OR REASONABLY SHOULD KNOW WILL BE DISSEMINATED BY MEANS OF PUBLIC COMMUNICATION AND WILL HAVE A SUBSTANTIAL LIKELIHOOD OF MATERIALLY PREJUDICING AN ADJUDICATIVE PROCEEDING IN THE MATTER.

(2) THE FOLLOWING EXTRAJUDICIAL STATEMENTS ARE PRESUMED TO HAVE A SUBSTANTIAL LIKELIHOOD OF MATERIALLY PREJUDICING AN ADJUDICATIVE PROCEEDING IN A CRIMINAL MATTER:

(a) SUBJECTIVE OBSERVATIONS, INCLUDING OBSERVATIONS ABOUT A DECEDENT'S OR WITNESS'S CHARACTER OR CREDIBILITY;

(b) OPINIONS THAT A DECEDENT OR A WITNESS IS GUILTY OF A CRIME; AND

(c) INFORMATION CONCERNING THE PRIOR CRIMINAL RECORD OF A DECEDENT OR A WITNESS.

(3) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, A PEACE OFFICER MAY MAKE AN EXTRAJUDICIAL STATEMENT PROVIDING:

(a) INFORMATION CONTAINED IN A PUBLIC RECORD;

(b) THE IDENTITY, AGE, RESIDENCE, OCCUPATION, AND FAMILY STATUS OF AN ACCUSED PERSON;

(c) THE TYPE OF CALL AS REPORTED; THE CHARGES INCLUDED IN A COMPLAINT, INDICTMENT, OR INFORMATION; AND THE APPROXIMATE LOCATION OF THE OFFENSE;

(d) THAT AN INVESTIGATION OF A CRIMINAL MATTER IS IN PROGRESS, THE IDENTITY OF THE INVESTIGATING AND ARRESTING OFFICERS OR AGENCIES, AND THE LENGTH OF THE INVESTIGATION;

(e) THE SCHEDULING OR RESULT OF AN OFFICIAL ACTION, INCLUDING THE AMOUNT OF BOND;

(f) A REQUEST FOR ASSISTANCE IN OBTAINING EVIDENCE AND INFORMATION NECESSARY TO THE INVESTIGATION;

(g) A WARNING OF DANGER CONCERNING THE BEHAVIOR OF A PERSON INVOLVED WHEN THERE IS REASON TO BELIEVE THAT THE LIKELIHOOD OF SUBSTANTIAL HARM TO AN INDIVIDUAL OR TO THE PUBLIC INTEREST EXISTS;

(h) THE FACT, TIME, AND PLACE OF ARREST AND THE CIRCUMSTANCES IMMEDIATELY SURROUNDING THE ARREST, INCLUDING RESISTANCE, PURSUIT, AND POSSESSION AND USE OF WEAPONS, AND A DESCRIPTION OF PHYSICAL ITEMS SEIZED AT THE TIME OF ARREST;

(i) IF THE ACCUSED HAS NOT BEEN APPREHENDED, INFORMATION NECESSARY TO AID IN THE APPREHENSION OF THAT PERSON, INCLUDING THE ISSUANCE OF ANY WARRANTS; AND

(j) INFORMATION THAT THE PEACE OFFICER REASONABLY BELIEVES IS IN THE INTEREST OF THE FAIR ADMINISTRATION OF JUSTICE AND THE LAW ENFORCEMENT PROCESS IN A PARTICULAR CASE, WITH THE PRIOR WRITTEN APPROVAL OF THE CHIEF OF POLICE OR SHERIFF.

(4) THE PRODUCTION OF A VIDEO FOR PURPOSES OF A COMMUNITY OR CRITICAL INCIDENT BRIEFING MUST PROVIDE A DISCLAIMER INDICATING THAT THE RECORDING HAS BEEN MODIFIED FROM ITS ORIGINAL FORM. NARRATION OR TEXT MUST BE LIMITED TO THE FACTS OF THE INCIDENT KNOWN AT THE TIME OF THE RECORDING AND MUST NOT INCLUDE EDITORIAL COMMENTARY LEADING THE PUBLIC TO A CONCLUSION OR USING LEGAL TERMINOLOGY SUGGESTING CRIMINALITY, LIABILITY, OR MISCONDUCT. AUGMENTATION OR ENHANCEMENT TO HIGHLIGHT ASPECTS OF A VIDEO, AS WELL AS BLURRING DONE TO PROTECT SUBSTANTIAL PRIVACY INTERESTS, MUST BE READILY PERCEPTIBLE OR INDICATED BY AN APPROPRIATE DISCLAIMER.

SECTION 5. In Colorado Revised Statutes, 24-31-305, **add** (2.8) as follows:

24-31-305. Certification - issuance - renewal - revocation - rules - definition.

(2.8) THE P.O.S.T. BOARD MAY REVOKE THE CERTIFICATION OF A PEACE

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

OFFICER WHOM THE P.O.S.T. BOARD FINDS, BY A PREPONDERANCE OF THE EVIDENCE, MADE AN EXTRAJUDICIAL STATEMENT IN VIOLATION OF SECTION 16-2.5-303. PRIOR TO REVOCATION, THE P.O.S.T. BOARD SHALL NOTIFY THE CERTIFICATE HOLDER OF THE CERTIFICATE HOLDER'S RIGHT TO A HEARING PURSUANT TO THE RULES OF THE P.O.S.T. BOARD AND IN COMPLIANCE WITH SECTIONS 24-4-104 AND 24-4-105."

Page 4, strike lines 1 through 36.

Renumber succeeding sections accordingly.

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1195 by Representative(s) Rydin and Mabrey; also Senator(s) **Amabile and Mullica**--Concerning restrictions on the use of artificial intelligence relating to psychotherapy services.

Amendment No. 1, Health & Human Services Committee Amendment.

(Printed in Senate Journal, May 6, page(s) 1105-1107 and placed in members' bill files.)

Amendment No. 2(L.016), by Senator Amabile.

Amend the Health and Human Services Committee Report, dated May 6, 2026, page 1, strike lines 1 through 3 and substitute:

"Amend reengrossed bill, page 5, line 25, strike "AND"."

Page 2 of the report, strike lines 23 through 26.

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1236 by Representative(s) Zokaie and Mabrey; also Senator(s) **Ball and Hinrichsen**--Concerning arbitration reform.

Laid over until Monday, May 11, 2026.

HB26-1315 by Representative(s) Soper and Espenoza; also Senator(s) **Weissman and Carson**--Concerning documents relied upon for parole determinations.

Laid over until Monday, May 11, 2026.

SB26-192 by Senator(s) **Cutter**; also Representative(s) Soper and Joseph--Concerning an appeals process for producers to contest the eco-modulated dues assessed against producers to finance the producer responsibility program for statewide recycling.

Laid over until Monday, May 11, 2026.

HB26-1043 by Representative(s) Rydin and Paschal; also Senator(s) **Kipp**--Concerning measures to address discriminatory conduct engaged in by transportation network company drivers in providing services to riders.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1340 by Representative(s) Winter T. and Mauro; also Senator(s) **Pelton R. and Hinrichsen**--Concerning requirements for formerly irrigated agricultural land for which an agricultural irrigation water right in water division 2 is changed to another beneficial use.

Amendment No. 1, Agriculture & Natural Resources Committee Amendment.

(Printed in Senate Journal, May 7, page(s) 1140 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1016 by Representative(s) Phillips and Taggart; also Senator(s) **Frizzell and Amabile**--Concerning the continuation of open educational resources policies, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, May 8, page(s) 1148 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1077 by Representative(s) Gonzalez R. and Willford; also Senator(s) **Lindstedt and Marchman, Snyder**--Concerning the average market rate of unprocessed retail marijuana, and, in connection therewith, making an appropriation.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, May 7, page(s) 1141 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

SB26-183 by Senator(s) **Mullica and Kirkmeyer**; also Representative(s) Winter T. and Lindsay-- Concerning state funding for capital construction costs for a project being undertaken by the Colorado school of mines, and, in connection therewith, authorizing the state to issue financed purchase of an asset or certificate of participation agreements to finance a portion of capital costs associated with the renewal of critical building systems for the Colorado school of mines' Guggenheim hall.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, May 8, page(s) 1148 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1100 by Representative(s) Stewart R. and Espenoza; also Senator(s) **Snyder**--Concerning updates to guardianship for incapacitated adults.

Amendment No. 1(L.007), by Senator Snyder.
Amend reengrossed bill, page 3, line 22, strike "GUARDIAN OR CONSERVATOR;" and substitute "GUARDIAN;".

Page 4, line 13, strike "OR CONSERVATOR".

Amendment No. 2(L.008), by Senator Snyder.
Amend reengrossed bill, page 5, after line 5 insert:

"(5) THIS SECTION DOES NOT CREATE A NEW CAUSE OF ACTION OR AFFECT ANY EXISTING CAUSE OF ACTION OR REMEDY AVAILABLE TO A WARD.".

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1328 by Representative(s) Stewart K. and Winter T.; also Senator(s) **Mullica and Kirkmeyer**-- Concerning nonemergency medical transportation for medicaid members, and, in connection therewith, making and reducing an appropriation.

Amendment No. 1, Health & Human Services Committee Amendment.
(Printed in Senate Journal, May 7, page(s) 1133 and placed in members' bill files.)

Amendment No. 2(L.018), by Senator Mullica.
Amend reengrossed bill, page 25, line 11, strike "section 9" and substitute "section 8".

Page 25, line 13, strike "section 9" and substitute "section 8".

As amended, ordered revised and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- HB26-1230** by Representative(s) Martinez and Velasco, Bacon, Caldwell, Camacho, Duran, Garcia, Gonzalez R., Hartsook, Lukens, Mabrey, Mauro, McCormick, Nguyen, Richardson, Soper, Stewart K., Stewart R., Taggart, Titone, Woodrow, Zokaie; also Senator(s) **Roberts and Kirkmeyer**, Amabile, Baisley, Bridges, Bright, Carson, Catlin, Frizell, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton R., Rich, Simpson, Snyder, Wallace, Zamora Wilson-- Concerning the extension of the conservation easement tax credit through income tax year 2036. 1
2
3
4
5
6
7
8
- Ordered revised and placed on the calendar for third reading and final passage. 9
10
- HB26-1054** by Representative(s) Rutinel and Velasco; also Senator(s) **Wallace**--Concerning worker safety protections. 11
12
13
- Amendment No. 1, Appropriations Committee Amendment. 14
(Printed in Senate Journal, May 8, page(s) 1149 and placed in members' bill files.) 15
16
- As amended, ordered revised and placed on the calendar for third reading and final passage. 17
18
19
- HB26-1147** by Representative(s) Brown and Boesenecker; also Senator(s) **Cutter**--Concerning processes related to host homes for individuals with intellectual and developmental disabilities, and, in connection therewith, making an appropriation. 20
21
22
23
- Ordered revised and placed on the calendar for third reading and final passage. 24
25
- HB26-1263** by Representative(s) Camacho and Mabrey; also Senator(s) **Carson and Jodeh**-- Concerning requirements for an operator of a conversational artificial intelligence service. 26
27
28
- Amendment No. 4(L.032), by Senator Mullica. 29
Amend reengrossed bill, page 2, line 2, after "(4.5)," insert "(7.5), (10.1)," 30
31
- Page 4, after line 18 insert: 32
33
- "(7.5) "EXPLICIT SEXUAL CONDUCT" HAS THE MEANING SET FORTH IN SECTION 13-21-1502 (7). 34
(10.1) "INTIMATE DIGITAL DEPICTION" HAS THE MEANING SET FORTH IN SECTION 13-21-1502 (10)." 35
36
37
38
- Page 5, strike lines 2 and 3. 39
40
- Page 6, line 25, strike "SEXUALLY EXPLICIT CONDUCT;" and substitute "EXPLICIT SEXUAL CONDUCT; 41
(II) PRODUCING AN INTIMATE DIGITAL DEPICTION;" 42
43
44
- Reletter succeeding subparagraphs accordingly. 45
46
- Page 6, line 27, strike "SEXUALLY EXPLICIT" and substitute "EXPLICIT SEXUAL CONDUCT; OR" 47
48
49
- Page 7, strike line 1. 50
51
- Page 7, after line 14 insert: 52
53
- "(e) IMPLEMENT A PROTOCOL TO PROHIBIT A CONVERSATIONAL ARTIFICIAL INTELLIGENCE SERVICE FROM ENGAGING IN EXPLICIT SEXUAL CONDUCT WITH A MINOR; 54
(f) IMPLEMENT A PROTOCOL FOR A CONVERSATIONAL ARTIFICIAL INTELLIGENCE SERVICE TO STOP ENGAGING IN RESPONSE TO A USER PROMPT REGARDING EXPLICIT SEXUAL CONDUCT WITH A MINOR;" 55
56
57
58
59
60
- Reletter succeeding paragraphs accordingly. 61
62
- Amend the Business, Labor, and Technology Committee Report, dated May 5, 2026, page 2, strike lines 2 through 6. 63
64
65
- Amendment No. 5(L.034), by Senator Mullica. 66
Amend the Jodeh and Mullica floor amendment (HB1263_L.032), page 1, line 67

4, after "(7.5)" insert "(a)".

Page 1, after line 5 insert:

"(b) "EXPLICIT SEXUAL CONDUCT" DOES NOT INCLUDE EVIDENCE-BASED MEDICAL INFORMATION OR FACTUAL DESCRIPTIONS OF REPRODUCTIVE HEALTH CARE.".

As amended, ordered revised and placed on the calendar for third reading and final passage.

At the order of the President, Senator Rich was added to the current roll call.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Wallace, the report of the Committee of the Whole was adopted on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1139, HB26-1421, as amended, SB26-190, as amended, HB26-1195, as amended HB26-1043, HB26-1340, as amended, HB26-1016, as amended, HB26-1077, as amended, SB26-183, as amended, HB26-1100, as amended, HB26-1328, as amended, HB26-1230, HB26-1054, as amended, HB26-1147, HB26-1263, as amended. Laid over until Monday, May 11: HB26-1236, HB26-1315, SB26-192. Laid over until Tuesday, May 12: SB26-082.

MESSAGE FROM THE HOUSE

May 8, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1028, as printed in House Journal, May 8, 2026.

The House has postponed indefinitely SB26-162. The bill is returned herewith.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-163

by Senator(s) **Roberts**; also Representative(s) Smith--Concerning the regulation of gambling activities in the state, and, in connection therewith, expanding the scope of the licensing duties that the Colorado limited gaming control commission may delegate to the division of gaming, allowing individuals to voluntarily exclude themselves from sports betting in the state, and allowing the director of the division of gaming to approve optional wagers and minor modifications for certain table games.

Senator Roberts moved that the Senate concur in House amendments to **SB26-163**, as printed in House journal, May 5, page(s) 1618. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	29	NO	5	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	N	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-113

by Senator(s) **Amabile and Ball**; also Representative(s) Carter and McCormick-- Concerning requiring a recovery residence to obtain a license from the behavioral health administration.

Senator Amabile moved that the Senate concur in House amendments to **SB26-113**, as printed in House journal, May 5, page(s) 1613. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	28	NO	6	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-048 by Senator(s) **Hinrichsen and Marchman**; also Representative(s) Joseph and Garcia-- Concerning limiting the age difference between parties to a marriage that requires judicial approval when one party is a minor.

Laid over until Monday, May 11, 2026.

SB26-006 by Senator(s) **Amabile and Kirkmeyer**; also Representative(s) Brown and Taggart-- Concerning parity for the use of non-opioid pain management drugs, and, in connection therewith, making an appropriation.

Senator Kirkmeyer moved that the Senate concur in House amendments to **SB26-006**, as printed in House journal, May 5, page(s) 1614 and amended on Third Reading, May 6, Pages (s) 1657. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	28	NO	6	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	N	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-177 by Senator(s) **Ball and Benavidez**; also Representative(s) Gilchrist and Mabrey-- Concerning a property owner's ability to petition a court for limited access to an adjoining property to make repairs.

Senator Ball moved that the Senate concur in House amendments to **SB26-177**, as printed in House journal, May 6, page(s) 1641. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	11	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-036 by Senator(s) **Gonzales J. and Weissman**; also Representative(s) Bacon and Zokaie-- Concerning increasing operational efficiency of existing prison population management measures, and, in connection therewith, making and reducing an appropriation.

Senator Weissman moved that the Senate concur in House amendments to **SB26-036**, as printed in House journal, May 6, page(s) 1642. The motion was **adopted** by the following roll call vote:

YES	33	NO	1	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	N	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-020 by Senator(s) **Bright and Ball**; also Representative(s) Sirota and Gonzalez R.--Concerning measures related to child care provider licensing, and, in connection therewith, increasing reliance on trained personnel from the department of early childhood, imposing certain requirements in connection with regulation by local governing authorities, and creating a task force.

Senator Ball moved that the Senate concur in House amendments to **SB26-020**, as printed in House journal, May 6, page(s) 1642-1643. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

Co-sponsors added: Bridges.

SB26-138 by Senator(s) **Daugherty and Mullica**; also Representative(s) Stewart K.--Concerning measures to reduce the administrative burden on the health-care system.

Senator Mullica moved that the Senate concur in House amendments to **SB26-138**, as printed in House journal, May 6, page(s) 1641-1642 and amended on Third Reading, May 7, page(s) 1700. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	30	NO	4	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

CONSIDERATION OF CONFERENCE COMMITTEE REPORTS

HB26-1184 by Representative(s) Lukens and Mauro, Goldstein, Lindsay, McCormick, Smith; also Senator(s) **Cutter and Marchman**--Concerning the continuation of the Colorado forest health council, and, in connection therewith, implementing the recommendation of the department of regulatory agencies in the department's 2025 sunset report.

Senator Cutter moved for the adoption of the first report of the first conference committee on **HB26-1184**, as printed in Senate journal, May 7, page(s) 1131-1132. The motion was **adopted** by the following roll call vote:

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	27	NO	7	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

HB26-1258 by Representative(s) Soper and Titone; also Senator(s) **Roberts and Pelton R.**--Concerning death.

Senator Hinrichsen moved for the adoption of the first report of the first conference committee on **HB26-1258**, as printed in Senate journal, May 8, page(s) 1156. The motion was **adopted** by the following roll call vote:

YES	32	NO	2	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	N	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	E	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

Senate in recess. Senate reconvened.

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title and referred to the committees indicated:

HJR26-1028 by Representative(s) Hamrick and Goldstein; also Senator(s) **Kolker**--Concerning a commitment to pursue full and fair funding of public schools.

Laid over until Monday, May 11, 2026.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

HB26-1029 by Representative(s) Hamrick and Carter; also Senator(s) **Marchman**--Concerning enhancing representation in higher education by altering the membership of certain entities involved in higher education policy development in the state.
State, Veterans, & Military Affairs

HB26-1141 by Representative(s) Bacon; also Senator(s) **Kolker and Marchman**--Concerning civil rights violations involving discriminatory practices in public schools.
State, Veterans, & Military Affairs

- HB26-1307** by Representative(s) Gilchrist and Bradley; also Senator(s) **Mullica and Rich**--Concerning the continuation of the Colorado medical board, and, in connection therewith, implementing recommendations of the department of regulatory agencies in the department's 2025 sunset report.
 Health & Human Services
- HB26-1418** by Representative(s) Zokaie and Camacho; also Senator(s) **Amabile and Roberts**--Concerning the provision of services to young people, and, in connection therewith, requiring certain social media platforms that provide online gaming services, products, and features to young people to impose a fee on each add-on transaction and remit the fee to the youth mental health services access enterprise, which enterprise is created in the bill, and to the youth programming and protections enterprise, which enterprise is also created in the bill, to be used to fund programs that provide services to young people, and making an appropriation.
 Finance
- HB26-1425** by Representative(s) Gilchrist and Brown, Sirota, Stewart K., Stewart R., Taggart; also Senator(s) **Daugherty and Bright**--Concerning the regulation of applied behavior analysis services, and, in connection therewith, making an appropriation.
 Health & Human Services
- HB26-1427** by Representative(s) Espenozza; also Senator(s) **Snyder**--Concerning updates to the "Uniform Antitrust Pre-Merger Notification Act" approved by the Uniform Law Commission.
 Judiciary
- HB26-1430** by Representative(s) Boesenecker and Sirota; also Senator(s) **Lindstedt and Amabile**--Concerning adjustments to transportation funding.
 Finance

On motion of Majority Leader Rodriguez, the Senate adjourned until 9:00 a.m., Monday, May 11, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58

SENATE JOURNAL
 Seventy-fifth General Assembly
STATE OF COLORADO
 Second Regular Session

118th Legislative Day Monday, May 11, 2026

- Prayer 10
 By the chaplain, Father Eustace Sequeira, Regis University Jesuit Community, Denver. 11
- Call to Order 12
 By the President at 9:00 a.m. 13
- Roll Call 14
 Present-- 34. 15
 Excused-- 1, Benavidez. 16
 Excused later-- 1, Danielson. 17
 Present later-- 2, Benavidez, Danielson. 18
- Quorum 19
 The President announced a quorum present. 20
- Pledge 21
 By Senator Ball. 22
- Approval of the Journal 23
 On motion of Senator Rich, the Journal of Friday, May 8, 2026, was approved as corrected by the Secretary. 24

SENATE SERVICES REPORT

- Correctly Engrossed:** SB26-183 and 190. 25
- Correctly Reengrossed:** SB26-178, 185, and 193. 26
- Correctly Revised:** HB26-1016, 1043, 1054, 1059, 1075, 1077, 1100, 1139, 1147, 1195, 1230, 1263, 1276, 1298, 1328, 1340, 1345, 1417, 1419, and 1421. 27
- Correctly Rerevised:** HB26-1004, 1014, 1111, 1225, 1233, 1256, 1269, 1287, 1342, 1414, and 1428. 28
- Correctly Enrolled:** SB26-006, 020, 036, 113, 138, 163, and 177. 29

COMMITTEE OF REFERENCE REPORTS

- Appropriations 30
 After consideration on the merits, the Committee recommends that **HB26-1065** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. 31

Amend reengrossed bill, page 68, strike lines 17 through 22 and substitute: 32
 "SECTION 12. Appropriation. For the 2026-27 state fiscal year, \$213,349 is appropriated to the office of the governor for use by economic development programs. This appropriation consists of \$190,849 from the general fund and \$22,500 from the transit investment zones cash fund created in section 24-46-403 (6)(a), C.R.S., and is based on an assumption that the office will require an additional 1.0 FTE. To implement this act, the office may use this appropriation for transit and housing investment zones." 33
- Appropriations 34
 After consideration on the merits, the Committee recommends that **HB26-1102** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation. 35

Amend the Finance Committee report, dated April 7, 2026, page 1, strike lines 4 through 7 and substitute: 36
 "Page 7 of the reengrossed bill, lines 17 and 18, strike "upon passage; except that section 1, 2, 4, and 5 of this act take effect". 37

Appropriations

Page 7, line 21, strike "sections 1, 4, and 5 of this act take" and substitute "the remainder of this act takes".

After consideration on the merits, the Committee recommends that **HB26-1223** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 10, line 2, strike "2026," and substitute "2027,".

Amend the Senate Finance Committee Report, dated May 7, 2026, page 1, line 13, after "2026," insert "BUT BEFORE JULY 1, 2046,".

Page 2 of the report, strike lines 11 through 13 and substitute:

SECTION 5. In Colorado Revised Statutes, 39-26-105, amend (1.3)(a)(III)(C), (1.3)(a)(V)(B), (1.3)(a)(V)(C), (1.3)(b)(I), (1.3)(c), (1.3)(c.5), and (1.3)(f.7); and add (1.3)(a)(V)(D), (1.3)(a)(V)(E), and (1.3)(b)(III) as follows:".

Page 2 of the report, after line 16 insert:

"(III) (C) "Qualifying retailer" means, for the specified sales tax period PERIODS in ~~subsection (1.3)(a)(V)(C)~~ SUBSECTIONS (1.3)(a)(V)(C), (1.3)(a)(V)(D), and (1.3)(a)(V)(E) of this section, a retailer doing business in the state that timely files sales tax returns as required under subsection (1)(b) of this section and section 39-26-109 and that operates in the alcoholic beverages drinking places industry, the catering industry, the food services contractor industry, the restaurant and other eating places industry, or the mobile food services industry, or that operates a hotel-operated restaurant, bar, or catering service.".

Page 2 of the report, after line 42 insert:

"(b) (I) A qualifying retailer in the alcoholic beverages drinking places industry, in the restaurant and other eating places industry, in the food services contractor industry, or operating a hotel-operated restaurant, bar, or catering service may deduct from state net taxable sales the lesser of state net taxable sales or, EXCEPT AS PROVIDED IN SUBSECTION (1)(b)(III) OF THIS SECTION, seventy thousand dollars and retain the resulting sales tax collected for each month specified in subsection (1.3)(a)(V) of this section.

(III) FOR EACH MONTH SPECIFIED IN SUBSECTIONS (1.3)(a)(V)(D) AND (1.3)(a)(V)(E) OF THIS SECTION, THE MAXIMUM DEDUCTION ALLOWED PURSUANT TO SUBSECTION (1.3)(b)(I) OF THIS SECTION IS FOURTEEN THOUSAND DOLLARS.".

Page 2 of the report, line 43, after "(c)" insert "(I)".

Page 3 of the report, line 2, strike "~~seventy thousand dollars~~ FOURTEEN THOUSAND DOLLARS" and substitute "EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (1)(c)(II) OF THIS SECTION, seventy thousand dollars".

Page 3 of the report, after line 6 insert:

"(II) FOR EACH MONTH SPECIFIED IN SUBSECTIONS (1.3)(a)(V)(D) AND (1.3)(a)(V)(E) OF THIS SECTION, THE MAXIMUM DEDUCTION ALLOWED PURSUANT TO SUBSECTION (1.3)(c)(I) OF THIS SECTION IS FOURTEEN THOUSAND DOLLARS.".

Page 3 of the report, line 7, after "(c.5)" insert "(I)".

Page 3 of the report, line 9, strike "~~seventy thousand dollars~~ FOURTEEN THOUSAND DOLLARS" and substitute "EXCEPT AS PROVIDED IN SUBSECTION (1)(c.5)(II) OF THIS SECTION, seventy thousand dollars".

Page 3 of the report, after line 11, insert:

"(II) FOR EACH MONTH SPECIFIED IN SUBSECTIONS (1.3)(a)(V)(D) AND

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(1.3)(a)(V)(E) OF THIS SECTION, THE MAXIMUM DEDUCTION ALLOWED PURSUANT TO SUBSECTION (1.3)(c.5)(I) OF THIS SECTION IS FOURTEEN THOUSAND DOLLARS."

Page 3 of the report, lines 12 and 13, strike "available and without changing the sales tax return form," and substitute "available, ~~and without changing the sales tax return form,~~".

Page 4 of the report, line 19, after "2026," insert "BUT BEFORE JULY 1, 2046,".

Page 15 of the bill, strike lines 14 through 27.

Strike page 16 of the bill.

Page 17 of the bill, strike lines 1 through 11. and substitute:
"SECTION 10. Appropriation. (1) For the 2026-27 state fiscal year, \$48,326 is appropriated to the department of revenue. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) \$10,086 to the executive director's office for personal services related to administration and support;
(b) \$13,821 to the taxation business group for personal services related to taxation services; and
(c) \$24,419 for tax administration IT system (GenTax) support."

Renumber succeeding sections accordingly.

Strike "DECEMBER" and substitute "JUNE" on: **Page 9 of the bill**, line 27; and **Page 10 of the bill**, lines 1, 2, and 3.

Page 1 of the bill, line 101, strike "EXPENDITURES." and substitute "EXPENDITURES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1272** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 10, line 3 strike "\$63,382" and substitute "\$76,651".

Page 10, line 6 strike "0.4" and substitute "0.6".

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1289** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 10, after line 3 insert:

"SECTION 2. In Colorado Revised Statutes, 24-75-219, **amend** (7)(d)(II) and (7)(d)(III) as follows:
24-75-219. Transfers - transportation - capital construction - definitions.

(7) In addition to any other transfers required by this section:
(d) (II) On July 1, 2026, the state treasurer shall transfer ~~fifty million five hundred thousand~~ FORTY-FIVE MILLION SIX HUNDRED THOUSAND dollars from the general fund to the state highway fund;
(III) On each July 1 from July 1, 2027, through July 1, 2031, the state treasurer shall transfer ~~one hundred million~~ NINETY-SIX MILLION FOUR HUNDRED THOUSAND dollars from the general fund to the state highway fund; and"

Renumber succeeding sections accordingly.

Amend reengrossed bill, page 43, line 26, after "(40)" insert "and (41)".

Page 44, after line 10 insert:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

"(41) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, THE EXECUTIVE DIRECTOR MAY PROVIDE TO THE COLORADO ENERGY OFFICE SUCH DETAILED TAXPAYER INFORMATION PERTINENT TO A CLAIM FOR AN INCOME TAX CREDIT FOR THE INSTALLATION OF A HEAT PUMP PURSUANT TO SECTION 39-22-554. ANY INFORMATION PROVIDED PURSUANT TO THIS SUBSECTION (41) MUST REMAIN CONFIDENTIAL, AND ALL PERSONS WHO RECEIVE THIS INFORMATION ARE SUBJECT TO THE LIMITATIONS SPECIFIED IN SUBSECTION (4) OF THIS SECTION AND THE PENALTIES SPECIFIED IN SUBSECTION (6) OF THIS SECTION."

Strike "2026," and substitute "2027," on: **Page 27**, line 27; **Page 28**, lines 10, 12, and 22; and **Page 29**, line 1.

Page 74, line 19, strike "\$48,482" and substitute "\$38,432".

Page 74, line 23, strike "\$15,338" and substitute "\$13,616".

Page 74, line 25, strike "\$13,120" and substitute "\$9,676".

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1306** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 5, line 5, strike "AND".

Page 5, line 8, strike "43-4-201." and substitute "43-4-201; AND

(C) FIFTEEN DOLLARS AND NINETY-FOUR CENTS FROM THE WILD HORSE FUND, CREATED IN SECTION 35-66-104, TO THE LICENSE PLATE CASH FUND, CREATED IN SECTION 42-3-301.

(III) ON DECEMBER 30, 2026, THE STATE TREASURER SHALL TRANSFER TWENTY-FOUR THOUSAND TWO HUNDRED DOLLARS FROM THE WILD HORSE FUND, CREATED IN SECTION 35-66-104, TO THE LICENSE PLATE CASH FUND, CREATED IN SECTION 42-3-301.

(IV) ON JUNE 30, 2028, THE STATE TREASURER SHALL TRANSFER TWENTY-FOUR THOUSAND TWO HUNDRED DOLLARS FROM THE LICENSE PLATE CASH FUND, CREATED IN SECTION 42-3-301, TO THE WILD HORSE FUND, CREATED IN SECTION 35-66-104."

Re-number succeeding subparagraph accordingly.

Page 5, after line 25 insert:

SECTION 4. In Colorado Revised Statutes, 42-3-301, **add** (3) as follows:

42-3-301. License plate cash fund - license plate fees - repeal.

(3) (a) NOTWITHSTANDING SUBSECTION (1) OF THIS SECTION, THE DEPARTMENT SHALL NOT COLLECT THE FEE IMPOSED IN THIS SECTION FOR THE ISSUANCE OF THE WILD HORSE LICENSE PLATE CREATED IN SECTION 42-3-272.

(b) THIS SUBSECTION (3) IS REPEALED, EFFECTIVE JULY 1, 2028."

Re-number succeeding sections accordingly.

Page 6, line 21, strike "\$152,611" and substitute "143,412".

Page 6, line 22, strike "\$31,536" and substitute "22,337".

Page 7, line 2, strike "\$23,584" and substitute "16,552".

Page 7, line 4, strike "\$1,927" and substitute "\$1,394"

Page 7, line 7, strike "\$2,665" and substitute "\$1,927"

Page 7, line 10, strike "\$3,360" and substitute "\$2,464".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1324** 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 14, line 12, strike "~~one dollar~~ TWO DOLLARS" and substitute "one dollar".

MESSAGE FROM THE HOUSE

May 9, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1416, HB26-1431, HB26-1063, HB26-1325, SB26-172, SB26-093, SB26-131, SB26-165, and HB26-1286, amended as printed in House Journal, May 7, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1422, HB26-1426, and HB26-1429, amended as printed in House Journal, May 7, 2026, and amended on Third Reading as printed in House Journal, May 9, 2026.

The House has passed on Third Reading and returns herewith SB26-175, SB26-157, SB26-154, SB26-171, SB26-167, and SB26-145.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1433.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1432, SB26-189, SB26-042, and HB26-1274, amended as printed in House Journal, May 8, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1424, SB26-135, and SB26-115, amended as printed in House Journal, May 8, 2026, and amended on Third Reading as printed in House Journal, May 9, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

May 11, 2026
To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, HB26-1433.

Without comment, as amended, HB26-1063, 1274, 1286, 1325, 1416, 1422, 1424, 1426, 1429, 1431, and 1432.

Without comment, as amended, SB26-042, 093, 115, 131, 135, 165, 172, and 189.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

HB26-1063 by Representative(s) Bradfield and Rydin, Jackson; also Senator(s) **Amabile**--Concerning publishing an easily accessible list of secure transportation providers on certain departments' websites.
Health & Human Services

- HB26-1274** by Representative(s) Lindsay and Garcia; also Senator(s) **Wallace and Weissman--** Concerning authorization for a state agency to award a percentage of the total value of a grant agreement to a nonprofit grantee of a grant program of the agency upon the execution or renewal of the grant agreement, and, in connection therewith, making an appropriation. State, Veterans, & Military Affairs
- HB26-1286** by Representative(s) Lieder and Richardson, Bacon, Barron, Brown, Camacho, Carter, Clifford, Duran, Feret, Flanell, Froelich, Garcia, Garcia Sander, Goldstein, Hamrick, Hartsook, Jackson, Joseph, Lukens, Mabrey, Martinez, Mauro, Nguyen, Paschal, Ricks, Rutinel, Rydin, Slauch, Smith, Soper, Titone, Velasco, Willford, Winter T., Woodrow, Woog, Zokaie; also Senator(s) **Kolker and Liston--**Concerning a requirement that a commercial motor vehicle have a human present when the commercial motor vehicle is being driven by an automated driving system, and, in connection therewith, making an appropriation. Transportation & Energy
- HB26-1422** by Representative(s) Clifford, Duran; also Senator(s) **Coleman and Frizell--**Concerning security measures for certain governmental entities. Finance
- HB26-1424** by Representative(s) Willford and Froelich, Duran, Bacon, Boesenecker, Brown, Camacho, Carter, Clifford, Garcia, Gilchrist, Goldstein, Jackson, Joseph, Lieder, Lindsay, Mabrey, Martinez, Mauro, McCluskie, McCormick, Nguyen, Smith, Stewart K., Stewart R., Story, Velasco, Zokaie; also Senator(s) **Cutter and Wallace**, Bridges, Coleman, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Marchman, Sullivan--Concerning measures to increase protections for persons engaged with transportation network companies. Transportation & Energy
- HB26-1426** by Representative(s) Camacho and Zokaie; also Senator(s) **Roberts--**Concerning the 2026 legislative report submitted by the department of law to the joint judiciary committee of the general assembly, and, in connection therewith, implementing recommendations contained in the report. Judiciary
- HB26-1429** by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the consolidated administration of public assistance programs, and, in connection therewith, making and reducing an appropriation. Appropriations
- HB26-1431** by Representative(s) Bacon and Soper; also Senator(s) **Gonzales J. and Jodeh--**Concerning demonstrating competency for occupational licensure portability. State, Veterans, & Military Affairs
- HB26-1432** by Representative(s) Soper and Stewart K.; also Senator(s) **Roberts and Pelton R.--** Concerning health-care payment programs. Health & Human Services
- HB26-1433** by Representative(s) McCluskie and Velasco; also Senator(s) **Cutter and Roberts--** Concerning funding to sustain the firefighter behavioral health benefits program. Appropriations
- HB26-1325** by Representative(s) Caldwell and Feret; also Senator(s) **Ball and Pelton R.--**Concerning natural medicine. Health & Human Services

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

On the motion of Senator Liston, and with unanimous consent of those elected in the Senate, the comments given during moments of personal privilege by Senator Liston were placed into the journal.

Senator Liston:

The Senate of the Colorado Legislature
 Convened in the Second Regular Session of the Seventy-Fifth General Assembly
 Hereby extends heartiest congratulations and commendation to

Catherine Kunz

For her work on behalf of the Colorado Channel and the People of Colorado. The General Assembly recognizes the service of Catherine Kunz as she concludes her work with The Colorado Channel after nine legislative sessions. Throughout her tenure, Catherine played a vital role in preserving public access to this body's proceedings and ensuring that the legislature's work was accurately recorded and reliably transmitted to the people of Colorado. She also contributed meaningfully to The Colorado Channel's continuity by mentoring new staff and upholding a culture of excellence. Beyond her professional contributions, Catherine brought a spirit of generosity that enriched the Capitol community. The General Assembly extends its gratitude for her service and wishes her well in the years ahead.

On request of Senator Larry Liston
 Given this 11th day of May, 2026
 State Capitol, Denver, Colorado

(signed)
 James Rashad Coleman, Sr.
 President of the Senate

At the order of the President, Senator Benavidez was added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of resolutions.

CONSIDERATION OF RESOLUTIONS

HJR26-1028 by Representative(s) Hamrick and Goldstein; also Senator(s) **Kolker**--Concerning a commitment to pursue full and fair funding of public schools.

On motion of Senator Kolker, the resolution was **adopted** by the following roll call vote:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Coleman, Cutter, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Lindstedt, Marchman, Mullica, Roberts, Snyder, Sullivan, Wallace, and Weissman.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1059 by Representative(s) Hartsook and Stewart R.; also Senator(s) **Frizell and Snyder**-- Concerning the cash funds created in connection with money retained by the department of revenue to mitigate the administrative costs incurred by the department in collecting certain charges.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman and Kipp.

HB26-1075 by Representative(s) Hamrick; also Senator(s) **Frizell and Cutter**--Concerning increasing funding for county child welfare prevention services, and, in connection therewith, continuing the Colorado child abuse prevention trust fund and the Colorado child abuse prevention board and making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Benavidez, Bright, Coleman, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Marchman, Pelton B., and Wallace.

HB26-1298 by Representative(s) Rydin and Keltie; also Senator(s) **Cutter**--Concerning the authority for criminal background checks for child welfare out-of-home placement providers, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Danielson, Exum, Gonzales J., Jodeh, Kipp, Kolker, Lindstedt, Marchman, Rodriguez, Snyder, and Wallace.

HB26-1345 by Representative(s) McCluskie and Hamrick; also Senator(s) **Coleman and Simpson**-- Concerning higher education funding, and, in connection therewith, implementing the recommendations in the report on the higher education funding allocation formula.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Bridges, Cutter, Exum, Gonzales J., Jodeh, and Kipp.

HB26-1417 by Representative(s) Soper and Bacon; also Senator(s) **Roberts and Rich**--Concerning the disability-related accommodation requirement of a testing entity.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Daugherty, Exum, Jodeh, Kipp, Kolker, and Marchman.

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:

SB26-183

by Senator(s) **Mullica and Kirkmeyer**; also Representative(s) Winter T. and Lindsay-- Concerning state funding for capital construction costs for a project being undertaken by the Colorado school of mines, and, in connection therewith, authorizing the state to issue financed purchase of an asset or certificate of participation agreements to finance a portion of capital costs associated with the renewal of critical building systems for the Colorado school of mines' Guggenheim hall and making an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator Mullica was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.002) , by Senator Mullica .

Amend engrossed bill, page 7, line 10, strike "guggenheim" and substitute "Guggenheim".

Page 7, line 11, after "at" insert "the".

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Carson, Coleman, Kipp, Marchman, and Simpson.

SB26-190

by Senator(s) **Coleman and Weissman**; also Representative(s) Bacon and English-- Concerning releasing information related to incidents involving a peace officer's use of force that results in death.

A majority of those elected to the Senate having voted in the affirmative, Senator Weissman was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.006) , by Senator Weissman.

Amend engrossed bill, page 2, lines 12 and 13, strike "(2.8), (5.5), (6.4), and (6.6)" and substitute "(1.5), (1.7), (2.8), and (5.5)".

Page 2, after line 15 insert:

"(1.5) "DECEDENT" MEANS A PERSON WHOSE DEATH IS CAUSED BY A PEACE OFFICER'S USE OF FORCE.

(1.7) "DECEDENT'S IMMEDIATE FAMILY" MEANS THE SPOUSE, A CHILD BY BIRTH OR ADOPTION, A STEPCHILD, THE PARENT, THE STEPPARENT, A SIBLING, A LEGAL GUARDIAN, A SIGNIFICANT OTHER, OR A LAWFUL REPRESENTATIVE OF THE DECEDENT."

Page 3, strike lines 1 through 6.

Page 5, line 14, strike ""VICTIM"" and substitute ""DECEDENT"".

Page 5, line 16, strike ""VICTIM'S"" and substitute ""DECEDENT'S"".

Page 5, line 21, strike "victim's" and substitute "decedent's".

Page 8, strike lines 26 and 27.

Page 9, strike lines 1 through 9.

Renumber succeeding sections accordingly.

Strike "VICTIM" and substitute "DECEDENT" on: **Page 2**, lines 17, 18, 20, and 21 two times; and **Page 5**, line 19.

Strike "VICTIM'S" and substitute "DECEDENT'S" on: **Page 3**, lines 13 and 25; **Page 4**, lines 13, 14, 18, 20, 21, 24, and 25; and **Page 6**, lines 11 and 13.

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of those elected to the Senate having voted in the affirmative, Senator Weissman was given permission to offer a third reading amendment.

Third Reading Amendment No. 2(L.007) , by Senator Weissman.

Amend engrossed bill, page 3, line 24, after "MISCONDUCT" insert "TO THE LAW ENFORCEMENT AGENCY INVOLVED IN THE ALLEGED MISCONDUCT".

Page 4, line 2, after "INVESTIGATION," insert "TO THE PERSON WHO MADE THE REQUEST".

Page 4, line 5, strike "INVESTIGATION" and substitute "INVESTIGATION, INCLUDING ANY APPEALS PROCESS,".

Page 4, line 11, after "INCIDENT," insert "INCLUDING ANY APPEALS,".

Page 4, line 13, strike "EACH" and substitute "A".

Page 4, line 25, strike "EACH" and substitute "A".

Page 5, line 3, strike "(2)(a)" and substitute "(2)(a)(II)".

Page 6, line 9, strike "AND" and substitute "OR".

Page 6, line 11, strike "COORDINATE TO".

Page 6, line 26, after "STATEMENT" insert "ON BEHALF OF A LAW ENFORCEMENT

AGENCY".

Page 7, strike lines 12 and 13 and substitute:

"(3) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, FOR THE PURPOSES OF THIS SECTION, A PEACE OFFICER DOES NOT MAKE AN EXTRAJUDICIAL STATEMENT BY PROVIDING:".

Page 8, line 14, strike "POLICE OR SHERIFF." and substitute "POLICE, SHERIFF, OR CHIEF LAW ENFORCEMENT OFFICER OF THE AGENCY. PRIOR WRITTEN APPROVAL IS NOT REQUIRED IF THE CHIEF OF POLICE, SHERIFF, OR CHIEF LAW ENFORCEMENT OFFICER OF THE AGENCY IS PROVIDING THE INFORMATION.".

Page 8, strike lines 20 and 21 and substitute "EDITORIAL COMMENTARY THAT IS OPINION OR THAT PROVIDES A LEGAL CONCLUSION AS TO CRIMINALITY, LIABILITY, OR".

The amendment was **passed** on the following roll call vote:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of those elected to the Senate having voted in the affirmative, Senator Weissman was given permission to offer a third reading amendment.

Third Reading Amendment No. 3(L.008) , by Senator Weissman.

Amend engrossed bill, page 6, line 13, strike "EACH" and substitute "A".

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Cutter, Danielson, Gonzales J., Jodeh, Kipp, and Marchman.

(For further action, see Reconsideration of SB26-190).

RECONSIDERATION OF SB26-190

SB26-190 by Senator(s) **Coleman and Weissman**; also Representative(s) Bacon and English-- Concerning releasing information related to incidents involving a peace officer's use of force that results in death.

Having voted on the prevailing side, Majority Leader Rodriguez moved for reconsideration of the last Senate action, Third Reading -- Final Passage, on **SB26-190**.

A majority of all members elected to the Senate having voted in the affirmative, reconsideration was granted.

THIRD READING OF BILLS -- FINAL PASSAGE (cont'd)

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

SB26-190 by Senator(s) **Coleman and Weissman**; also Representative(s) Bacon and English-- Concerning releasing information related to incidents involving a peace officer's use of force that results in death.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Exum, Hinrichsen, and Sullivan.

HB26-1206 by Representative(s) Joseph and Gonzalez R.; also Senator(s) Lindstedt and Benavidez-- Concerning improved funding to support affordable housing development.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsor(s) added: Amabile, Ball, Bridges, Coleman, Cutter, Danielson, Daugherty, Exum, Gonzales J., Jodeh, Kipp, Marchman, Roberts, Sullivan, and Wallace.

HB26-1276 by Representative(s) Velasco and Garcia, Brown, Carter, Clifford, Duran, Froelich, Gilchrist, Goldstein, Jackson, Lindsay, Lukens, Mabrey, Martinez, McCormick, Nguyen, Paschal, Rutinel, Rydin, Sirota, Smith, Stewart K., Stewart R., Story, Titone, Willford, Woodrow, Zokaie; also Senator(s) Jodeh and Weissman--Concerning measures to protect the safety of individuals who are immigrants in Colorado, and, in connection therewith, making an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator Weissman was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.028) , by Senator Weissman.

Amend revised bill, page 3, strike lines 8 through 27.

Page 4, strike lines 1 and 2.

Re-number succeeding sections accordingly.

The amendment was **passed** on the following roll call vote:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Cutter, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Kipp, Kolker, Lindstedt, Marchman, Mullica, Roberts, Rodriguez, Snyder, Sullivan, and Wallace.

HB26-1419 by Representative(s) Sirota and Brown; also Senator(s) Amabile and Bridges--Concerning the over-refund amount for state fiscal year 2024-25 of state revenues in excess of the state fiscal year spending limit under section 20 of article X of the state constitution, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	20	NO	15	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	N	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsors added: Coleman, Cutter, Hinrichsen, Kipp, and Wallace.

HB26-1139 by Representative(s) Joseph and Lieder; also Senator(s) Cutter and Daugherty--Concerning the use of artificial intelligence in health care.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsor(s) added: Amabile, Coleman, Gonzales J., Hinrichsen, Jodeh, Kipp, Marchman, and Mullica.

HB26-1421 by Representative(s) Mabrey and Caldwell; also Senator(s) Daugherty and Frizell--Concerning prohibiting certain compensation arrangements in the legal profession, and, in connection therewith, creating the "Colorado Legal Practice Integrity and Fee-sharing Prohibition Act".

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Kipp, and Snyder.

HB26-1195 by Representative(s) Rydin and Mabrey; also Senator(s) Amabile and Mullica--Concerning restrictions on the use of artificial intelligence relating to psychotherapy services.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Marchman, Rodriguez, and Wallace.

HB26-1043 by Representative(s) Rydin and Paschal; also Senator(s) Kipp--Concerning measures to address discriminatory conduct engaged in by transportation network company drivers in providing services to riders.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Exum, Gonzales J., Hinrichsen, Jodeh, Kolker, Marchman, Sullivan, and Wallace.

HB26-1340 by Representative(s) Winter T. and Mauro; also Senator(s) Pelton R. and Hinrichsen--Concerning requirements for formerly irrigated agricultural land for which an agricultural irrigation water right in water division 2 is changed to another beneficial use.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsor(s) added: Kipp and Simpson.

HB26-1016 by Representative(s) Phillips and Taggart; also Senator(s) Frizell and Amabile--Concerning the continuation of open educational resources policies, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsor(s) added: Bridges, Cutter, Exum, Jodeh, Kipp, and Snyder.

HB26-1077 by Representative(s) Gonzalez R. and Willford; also Senator(s) **Lindstedt and Marchman**, Snyder--Concerning the average market rate of unprocessed retail marijuana.

A majority of those elected to the Senate having voted in the affirmative, Senator Lindstedt was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.008) , by Senator Lindstedt.

Amend revised bill, page 3, line 13, strike "(6.5)" and substitute "(6.7)".

Page 4, strike lines 16 through 24.

Renumber succeeding sections accordingly.

Page 1, strike lines 102 and 103 and substitute "MARIJUANA."

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	21	NO	14	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	N	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Gonzales J.

HB26-1100 by Representative(s) Stewart R. and Espenoza; also Senator(s) **Snyder**--Concerning updates to guardianship for incapacitated adults.

A majority of those elected to the Senate having voted in the affirmative, Senator was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.009) , by Senator Snyder.

Amend revised bill, page 6, lines 3 and 4, strike "THE COURT AND".

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Exum, Gonzales J., Jodeh, Kipp, Marchman, and Wallace.

HB26-1328 by Representative(s) Stewart K. and Winter T.; also Senator(s) **Mullica and Kirkmeyer**--Concerning nonemergency medical transportation for medicaid members, and, in connection therewith, making and reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Bridges, Bright, Catlin, Cutter, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kipp, Lindstedt, Marchman, Pelton B., Pelton R., Roberts, Rodriguez, Snyder, and Wallace.

HB26-1230 by Representative(s) Martinez and Velasco, Bacon, Caldwell, Camacho, Duran, Garcia, Gonzalez R., Hartsook, Lukens, Mabrey, Mauro, McCormick, Nguyen, Richardson, Soper, Stewart K., Stewart R., Taggart, Titone, Woodrow, Zokaie; also Senator(s) **Roberts and Kirkmeyer**, Amabile, Baisley, Bridges, Bright, Carson, Catlin, Frizell, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton R., Rich, Simpson, Snyder, Wallace, Zamora Wilson-- Concerning the extension of the conservation easement tax credit through income tax year 2036.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsor(s) added: Cutter, Daugherty, Exum, Jodeh, Kipp, and Pelton B.

HB26-1054 by Representative(s) Rutinel and Velasco; also Senator(s) **Wallace**--Concerning worker safety protections.

Laid over until Tuesday, May 12, 2026.

HB26-1147 by Representative(s) Brown and Boesenecker; also Senator(s) **Cutter**--Concerning processes related to host homes for individuals with intellectual and developmental disabilities, and, in connection therewith, making an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator Amabile was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.005) , by Senator Amabile.

Amend revised bill, page 6, after line 16, insert:

"(g) IDENTIFYING INFORMATION FROM RESIDENTIAL HOMES WHERE RESIDING INDIVIDUALS RECEIVE RESIDENTIAL SERVICES AND SUPPORTS FROM A FAMILY MEMBER SHALL NOT BE SHARED WITH THE PUBLIC."

Reletter succeeding paragraph accordingly.

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	28	NO	7	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Gonzales J., Jodeh, and Kipp.

HB26-1263 by Representative(s) Camacho and Mabrey; also Senator(s) **Carson and Jodeh--** Concerning requirements for an operator of a conversational artificial intelligence service.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	N	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	N
Benavidez	Y	Frizell	Y	Marchman	N	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsor(s) added: Hinrichsen and Kipp.

MESSAGE FROM THE HOUSE (cont'd)

May 11, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1326, amended as printed in House Journal, May 9, 2026, and amended on Third Reading as printed in House Journal, May 11, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1112, amended as printed in House Journal, May 9, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1273 and HB26-1138, amended as printed in House Journal, May 8, 2026.

MESSAGE FROM THE REVISOR OF STATUTES (cont'd)

May 11, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, HB26-1112.

With comment, as amended, HB26-1326.

At the order of the President, Senator Danielson was excused.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-048 by Senator(s) **Hinrichsen and Marchman**; also Representative(s) Joseph and Garcia--
Concerning limiting the age difference between parties to a marriage that requires judicial approval when one party is a minor.

Laid over until Tuesday, May 12, 2026.

SB26-149 by Senator(s) **Amabile and Simpson**; also Representative(s) Caldwell and McCluskie--
Concerning pathways for individuals with mental health disorders, and, in connection therewith, making an appropriation.

Senator Amabile moved that the Senate concur in House amendments to **SB26-149**, as printed in House journal, May 7, page(s) 1706-1712. The motion was **adopted** by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

MESSAGE FROM THE REVISOR OF STATUTES (cont'd)

May 11, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, HB26-1138 and 1273.

INTRODUCTION OF BILLS -- FIRST READING (cont'd)

The following bills were read by title and referred to the committees indicated:

HB26-1112 by Representative(s) Paschal and Smith; also Senator(s) **Hinrichsen and Simpson**-- Concerning state regulation of underground injection control wells, and, in connection therewith, making an appropriation.
Transportation & Energy

HB26-1326 by Representative(s) Duran and Willford, Goldstein, Joseph, Paschal, Smith, Velasco; also Senator(s) **Rodriguez and Cutter**--Concerning the continuation of the public utilities commission, and, in connection therewith, implementing recommendations in the 2025 sunset report by the department of regulatory agencies and making an appropriation.
Finance

Senate in recess. Senate reconvened.

Call of the Senate. Call raised.

At the order of the President, Senator Danielson was added to the current roll call.

COMMITTEE OF REFERENCE REPORTS (cont'd)

Trans-
portation &
Energy After consideration on the merits, the Committee recommends that **HB26-1286** be **referred** to the Committee on Appropriations with favorable recommendation.

Trans-
portation &
Energy After consideration on the merits, the Committee recommends that **HB26-1424** be **amended** as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 12, line 2, after "(7.5)" insert "(a)".

Page 14, line 16, strike "(c) (I)" and substitute "(d) (I)".

Page 15, line 4, strike "(7.5)(c)" and substitute "(7.5)(d)".

Page 20, line 17, after "DEVELOP" insert "AND IMPLEMENT".

Page 20, line 25, after "DEVELOP" insert "AND IMPLEMENT".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

	Page 21, line 2, after "DEVELOP" insert "AND IMPLEMENT".	1
	Page 21, strike lines 5 through 8.	2
	Renumber succeeding subparagraphs accordingly.	3
	Page 21, line 9, after "DEVELOP" insert "AND IMPLEMENT".	4
	Page 21, line 11, after "DEVELOP" insert "AND IMPLEMENT".	5
	Page 25, line 27, strike "DRIVER." and substitute "DRIVER CONDUCTED PURSUANT TO SUBSECTION (3)(b)(V) OF THIS SECTION.".	6
		7
		8
		9
		10
		11
		12
		13
Trans- portation & Energy	After consideration on the merits, the Committee recommends that SB26-102 be postponed indefinitely .	14
		15
		16
		17
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1029 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	18
		19
		20
		21
		22
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1274 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	23
		24
		25
		26
		27
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1431 be referred to the Committee of the Whole with favorable recommendation.	28
		29
		30
		31
		32
State, Veterans, & Military Affairs	After consideration on the merits, the Committee recommends that HB26-1141 be referred to the Committee of the Whole with favorable recommendation.	33
		34
		35
		36
		37
Health & Human Services	After consideration on the merits, the Committee recommends that HB26-1063 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	38
		39
		40
		41
		42
Health & Human Services	After consideration on the merits, the Committee recommends that HB26-1425 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	43
		44
		45
		46
Health & Human Services	After consideration on the merits, the Committee recommends that HB26-1307 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	47
		48
		49
		50
Health & Human Services	After consideration on the merits, the Committee recommends that HB26-1325 be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.	51
		52
		53
		54
	Amend reengrossed bill, page 11, line 11, strike "If" and substitute "THIS SECTION IS REPEALED IF THE BHA DOES NOT RECEIVE".	55
		56
		57
	Page 11, line 16, strike "ARE NOT RECEIVED".	58
		59
	Page 11, line 19, strike "SECTION, THIS SECTION IS REPEALED." and substitute "SECTION.".	60
		61
		62
	Page 12, line 3, strike "(17)" and substitute "(16)".	63
		64
	Page 12, line 17, strike "(12)(b)(II)" and substitute "(1), (12)(b)(II)".	65
		66
	Page 12, after line 19, insert:	67

"(1) "Administration session" means a session conducted at a healing center, or another location as allowed by this article 170 and article 50 of title 44, during which a participant ~~consumes and experiences~~ MAY PURCHASE REGULATED NATURAL MEDICINE AND REGULATED NATURAL MEDICINE PRODUCT AND CONSUME AND EXPERIENCE the effects of regulated natural medicine or regulated natural medicine product under the supervision of a facilitator."

Page 13, line 1, strike "ADMINISTRATIVE SESSIONS PURSUANT TO" and substitute "ADMINISTRATION SESSIONS CONDUCTED IN ACCORDANCE WITH".

Page 13, line 15, strike "portion;" and substitute "portion and (1)(a)(II)(I);".

Page 14, after line 8, insert:

"(II) Requirements for the licensing of facilitators, practice of facilitation, and professional conduct of facilitators, including:

(I) Parameters for a facilitator's permissible and prohibited financial interests in a healing center, license pursuant to this article 170, or license pursuant to article 50 of title 44; ~~except that a facilitator may not have a financial interest in more than five natural medicine business licenses pursuant to article 50 of title 44,~~".

Page 14, line 10, after "(5)(f);" insert "**repeal** (3);".

Page 16, after line 23 insert:

~~"(3) The board includes the executive director of the department of revenue, or the executive director's designee, serving as a nonvoting member."~~

Page 17, line 23, strike "IBOGAINE;" and substitute "IBOGAINE SUCH AS THE GENERA TABERNANTHE PLANT, VOACANGA AFRICANA PLANT, AND TABERNAEMONTANA PLANT;".

Page 18, strike line 8 and substitute "PROCEEDINGS.

SECTION 7. In Colorado Revised Statutes, 44-50-103, **amend** (13)(b)(II) and (13)(c) as follows:

44-50-103. Definitions.

As used in this article 50, unless the context otherwise requires:

(13) (b) In addition to the substances listed in subsection (13)(a) of this section, "natural medicine" includes:

(II) Ibogaine, if recommended by the board and approved by the director and the executive director of the state licensing authority for inclusion, AND IBOGAINE DERIVED FROM A SEMI-SYNTHETIC PROCESS USING THE TABERNANTHE IBOGA PLANT OR VOACANGA AFRICANA PLANT, IF APPROVED BY THE BOARD AS A NATURAL MEDICINE AND, TO THE EXTENT PERMITTED BY THE STATE LICENSING AUTHORITY, FOR USE IN ADMINISTRATION SESSIONS CONDUCTED IN ACCORDANCE WITH THIS ARTICLE 50 AND ARTICLE 170 OF TITLE 12; or

(c) "Natural medicine" does not mean a synthetic or synthetic analog of the substances listed in subsections (13)(a) and (13)(b) of this section, including a derivative of a naturally occurring compound of natural medicine that is produced using chemical synthesis, chemical modification, or chemical conversion, EXCEPT FOR IBOGAINE DERIVED FROM A SEMI-SYNTHETIC PROCESS USING THE TABERNANTHE IBOGA PLANT, VOACANA AFRICANA PLANT, OR ANOTHER SOURCE THAT IS RECOMMENDED BY THE BOARD, PURSUANT TO SECTION 12-170-106, FOR USE AS A NATURAL MEDICINE AND, TO THE EXTENT PERMITTED BY THE STATE LICENSING AUTHORITY, FOR USE IN ADMINISTRATION SESSIONS CONDUCTED IN ACCORDANCE WITH THIS ARTICLE 50 AND ARTICLE 170 OF THIS TITLE 12."

Renumber succeeding sections accordingly.

Page 18, after line 8, insert:

SECTION 8. In Colorado Revised Statutes, 18-18-434, **amend** (5)(c)(IV) and (12)(d); and **add** (5)(c)(VI), (5)(c)(VII), and (5.5) as follows:

18-18-434. Offenses relating to natural medicine and natural medicine product - definitions.

(5) (c) Nothing in this section permits a person to:

(IV) Dispense, distribute, or possess with intent to dispense or distribute

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

natural medicine or natural medicine product as a part of a business promotion or commercial activity, except as provided by article 170 of title 12 and article 50 of title 44; or

(VI) ADVERTISE BONA FIDE HARM REDUCTION SERVICES OR BONA FIDE SUPPORT SERVICES OFFERED FOR REMUNERATION EXCEPT AS PROVIDED FOR IN SECTION (12)(d) OF THIS SECTION;

(VII) ADVERTISE NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT;
OR

(VIII) USE HARM REDUCTION SERVICES OR SUPPORT SERVICES TO CONDUCT SALES OF NATURAL MEDICINE. PROHIBITED SALES ACTIVITIES RELATED TO HARM REDUCTION SERVICES OR SUPPORT SERVICES INCLUDE BUT ARE NOT LIMITED TO:

(A) OPERATING A RETAIL STORE, VENDOR TABLE, VENDOR BOOTH, OR OTHER COMMERCIAL BUSINESS THAT DISPENSES FOR REMUNERATION ANY AMOUNT OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT NOT INTENDED FOR CONSUMPTION UNDER SUPERVISION BY THE NATURAL PERSON OR ENTITY THAT DISPENSES THE NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT;

(B) SALES OF SERVICES OR ITEMS THAT INCLUDE THE TRANSFER OF NATURAL MEDICINE, WHICH DOES NOT PRECLUDE REMUNERATION FOR BONA FIDE HARM REDUCTION SERVICES OR BONA FIDE SUPPORT SERVICES;

(C) PAYING RECURRING FEES TO ACQUIRE NATURAL MEDICINE OR NATURAL MEDICINE PRODUCTS; AND

(D) ONLINE SALES THAT INCLUDE NATURAL MEDICINE OR NATURAL MEDICINE PRODUCTS.

(5.5) BONA FIDE HARM REDUCTION SERVICES OR BONA FIDE SUPPORT SERVICES WITHOUT THE EXCHANGE OR SHARING OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCTS ARE NOT SUBJECT TO THIS SECTION.

(12) As used in this section, unless the context otherwise requires:

(d) "Personal use" means the consumption or use of natural medicine or natural medicine product; or the amount of natural medicine or natural medicine product a person may lawfully possess, cultivate, or manufacture that is necessary to share with another person who is twenty-one years of age or older within the context of counseling, spiritual guidance, beneficial community-based use and healing, supported use, or related services. "Personal use" does not mean the sale of natural medicine or natural medicine product for remuneration; the possession, cultivation, or manufacture of natural medicine or natural medicine product with intent to sell the natural medicine or natural medicine product for remuneration; or the possession, cultivation, manufacture, or distribution of natural medicine or natural medicine product for business or commercial purposes, except as provided by article 170 of title 12 and article 50 of title 44. Nothing in this section precludes remuneration for bona fide harm reduction services or bona fide support services used concurrently with the ~~sharing of~~ CONSUMPTION OF SHARED natural medicine or natural medicine product, ~~provided that~~ IF there is no advertisement related to the ~~sharing of~~ natural medicine, natural medicine product, or ~~the services provided~~; SERVICES OFFERED, ~~nd provided that~~ IF the individual providing the services informs an individual engaging in the services that the individual is not a licensed facilitator pursuant to article 170 of title 12.

SECTION 9. In Colorado Revised Statutes, 44-50-103, **amend** (1); and **add** (11.5) and (24.5) as follows:

44-50-103. Definitions.

As used in this article 50, unless the context otherwise requires:

(1) "Administration session" means a session conducted at a healing center, or other location if permitted by this article 50 or rules ~~promulgated~~ ADOPTED pursuant to this article 50, during which a participant ~~consumes and experiences~~ MAY PURCHASE REGULATED NATURAL MEDICINE AND REGULATED NATURAL MEDICINE PRODUCT AND CONSUME AND EXPERIENCE the effects of natural medicine under the supervision of a facilitator.

(11.5) "LIMITED REGULATED NATURAL MEDICINE SALES LICENSE" MEANS A LICENSE ISSUED TO AN OWNER AUTHORIZING THE LICENSE TO CO-LOCATE WITH A HEALING CENTER IN WHICH THERE IS AT LEAST ONE PERSON LICENSED AS AN OWNER ASSOCIATED WITH BOTH THE LIMITED REGULATED NATURAL MEDICINE SALES LICENSE AND THE HEALING CENTER.

(24.5) "TEMPORARY PREMISES" MEANS THE PHYSICAL LOCATION WHERE A NATURAL MEDICINE HEALING CENTER, LICENSED PURSUANT TO THIS ARTICLE 50, IS AUTHORIZED TO PROVIDE NATURAL MEDICINE SERVICES UNDER THE

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

TERMS OF A TEMPORARY PREMISES PERMIT."

Renumber succeeding sections accordingly.

Page 18, line 19, strike "PARTICIPATE" and substitute "PARTICIPATED".

Page 18, strike line 26 and substitute "(1)(a); and **add** (10) as follows:".

Page 20, after line 1 insert:

"(10) THE STATE LICENSING AUTHORITY IS NOT REQUIRED TO CONDUCT ROUTINE, PERIODIC, OR PRE-OPERATIONAL INSPECTIONS AS A CONDITION OF LICENSURE UNLESS EXPRESSLY REQUIRED BY THIS ARTICLE 50."

Page 20, line 2, strike "**add**" and substitute "**amend** (1)(e), (2)(r), and (2)(s)(III); and **add** (1)(p), (1)(q), (2)(t), (2)(u), (2.5)."

Page 20, after line 4 insert:

"(1) **Mandatory rule-making.** Rules adopted pursuant to section 44-50-202 (1)(b) must include the following subjects:

(e) Permissible and prohibited financial interests in a license issued pursuant to this article 50 or a license issued pursuant to article 170 of title 12; ~~except that an individual shall not have a financial interest in more than five natural medicine business licenses;~~

(p) LICENSE PRIVILEGES AND RESTRICTIONS OF A LIMITED REGULATED NATURAL MEDICINE SALES LICENSE, WHICH INCLUDES ALLOWING THE LICENSEE TO STORE, DISTRIBUTE, TRANSPORT, PURCHASE, POSSESS, AND TRANSFER REGULATED NATURAL MEDICINE AND REGULATED NATURAL MEDICINE PRODUCT AND TO TRANSFER FOR REMUNERATION REGULATED NATURAL MEDICINE OR REGULATED NATURAL MEDICINE PRODUCTS TO A PARTICIPANT ONLY FOR PURPOSES OF CONSUMPTION DURING A FACILITATED ADMINISTRATION SESSION AT A CO-LOCATED HEALING CENTER'S LICENSED PREMISES;

(q) ELIGIBILITY REQUIREMENTS FOR AN APPLICANT TO OBTAIN A LIMITED REGULATED NATURAL MEDICINE SALES LICENSE, INCLUDING, BUT NOT LIMITED TO:

(I) REQUIRING A LIMITED REGULATED NATURAL MEDICINE SALES LICENSE TO HAVE AND MAINTAIN COMMON OWNERSHIP WITH THE CO-LOCATED HEALING CENTER LICENSE ISSUED PURSUANT TO SECTION 44-50-401 AND ANY RULES ADOPTED BY THE STATE LICENSING AUTHORITY; AND

(II) ESTABLISHING APPLICATION AND LICENSE FEES TO COVER THE DIRECT AND INDIRECT COSTS OF IMPLEMENTING THE LIMITED REGULATED NATURAL MEDICINE SALES LICENSE CREATED PURSUANT TO SECTION 44-50-401(6), WHICH FEES SHALL BE DEPOSITED IN THE NATURAL MEDICINE CASE FUND CREATED IN SECTION 44-50-601.

(2) **Permissive rule-making.** Rules adopted pursuant to section 44-50-202 (1)(b) may include, but need not be limited to, the following subjects:

(r) Such other matters as are necessary for the fair, impartial, stringent, and comprehensive administration of this article 50; ~~and~~

(s) Requirements that healing centers collect data and information related to regulated natural medicine services and provide the data and information to the department of public health and environment in accordance with section 44-50-401 (6), which data and information must include:

(III) Other information as determined by the state licensing authority in consultation with the department of public health and environment;

(t) APPLICATION PROCEDURES AND LICENSE REQUIREMENTS FOR A HEALING CENTER TO OPERATE A TEMPORARY PREMISES, IN ACCORDANCE WITH SECTION 44-50-401(6), AND MAY INCLUDE:

(I) ESTABLISHING THE LOCATION ELIGIBILITY REQUIREMENTS FOR A TEMPORARY PREMISES;

(II) ESTABLISHING MINIMUM SECURITY AND SURVEILLANCE REQUIREMENTS FOR A TEMPORARY PREMISES, WHICH MUST REFLECT THE TEMPORARY NATURE OF THE USE AND ANY PUBLIC HEALTH AND SAFETY CONSIDERATIONS FOR ADMINISTRATION OF NATURAL MEDICINE SERVICES;

(III) ESTABLISHING MINIMUM RECORD KEEPING REQUIREMENTS, WHICH MAY INCLUDE AUTHORIZING LICENSEES OPERATING A TEMPORARY PREMISES TO MAINTAIN REQUIRED RECORDS AT THE HEALING CENTER LICENSEE'S LICENSED PREMISES;

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

(IV) ESTABLISHING NOTIFICATION REQUIREMENTS FOR WHEN A HEALING CENTER MUST REPORT TO THE STATE LICENSING AUTHORITY INFORMATION THAT RELATES TO THE LICENSEE'S USE OF AN APPROVED TEMPORARY PREMISES;

(V) ESTABLISHING CRITERIA UNDER WHICH A HEALING CENTER MAY APPLY AND BE APPROVED FOR MORE THAN ONE TEMPORARY PREMISES IN A SINGLE APPLICATION; AND

(VI) ADJUSTING THE AMOUNTS OF THE APPLICATION AND PERMIT FEES FOR A TEMPORARY PREMISES TO REFLECT THE DIRECT AND INDIRECT COSTS OF ADMINISTERING THE TEMPORARY PREMISES PERMIT; AND

(u) REQUIREMENTS FOR THE CULTIVATION, MANUFACTURE, TESTING, OR DISPENSING OF IBOGAIN, INCLUDING:

(I) LIMITING PRODUCTS CONTAINING IBOGAIN, AS NECESSARY, DUE TO ITS HEALTH AND SAFETY RISKS; AND

(II) ESTABLISHING MINIMUM MANUFACTURING AND TESTING STANDARDS FOR IBOGAIN AND IBOGAIN PRODUCTS, INCLUDING REQUIREMENTS THAT LICENSEES MAINTAIN RECORDS REGARDING CULTIVATED AND MANUFACTURED PRODUCTS SOURCE MATERIAL, ADDITIVES AND INGREDIENTS, AND ANY CONDUCTED TEST RESULTS, AND REQUIREMENTS THAT PRODUCTS PROVIDED TO HEALING CENTERS BE LABELED WITH THE SAME INFORMATION.

(2.5) THE STATE LICENSING AUTHORITY MAY TEMPORARILY WAIVE OR ADJUST STATUTORY OR REGULATORY TESTING REQUIREMENTS FOR REGULATED NATURAL MEDICINE AND REGULATED NATURAL MEDICINE PRODUCTS. ANY WAIVER OR ADJUSTMENT OF STATUTORY OR REGULATORY TESTING REQUIREMENTS ARE ONLY PERMITTED IF THERE IS NO NATURAL MEDICINE TESTING FACILITY CERTIFIED OR LICENSED TO CONDUCT REQUIRED TESTING AND MUST INCLUDE:

(a) PROCEDURES FOR LICENSEES TO SUBMIT REPRESENTATIVE TEST SAMPLES TO AN UNLICENSED, THIRD-PARTY TESTING LABORATORY;

(b) MINIMUM QUALIFICATIONS THAT THE UNLICENSED THIRD-PARTY TESTING LABORATORY MUST MEET TO RECEIVE TEST SAMPLES;

(c) MINIMUM STANDARDS FOR CERTIFICATES OF ANALYSIS THAT A LICENSEE MUST DEMONSTRATE THE UNLICENSED, THIRD-PARTY TESTING LABORATORY CAN MEET;

(d) FREQUENCY OF TESTING; AND

(e) LICENSEE NOTIFICATION AND RECORD KEEPING REQUIREMENTS FOR REGULATED NATURAL MEDICINE AND REGULATED NATURAL MEDICINE PRODUCTS TESTED BY UNLICENSED, THIRD-PARTY TESTING LABORATORIES."

Page 20, after line 19 insert:

"(c) FOR PURPOSES OF THIS SUBSECTION (5), "BENEFIT-SHARING PLAN" MEANS AN ARRANGEMENT WITH INDIGENOUS COMMUNITIES TRADITIONALLY CONNECTED TO THE USE OF IBOGAIN OR IBOGA THAT IS INTENDED TO SHARE IN THE BENEFITS THAT ARISE FROM THE RESEARCH, THERAPEUTIC USE, OR COMMERCIALIZATION OF IBOGAIN OR IBOGA. BENEFITS MAY INCLUDE:

(I) FINANCIAL BENEFIT SHARING;

(II) COLLABORATIVE RESEARCH OR DATA SHARING;

(III) CONSERVATION SUPPORT FOR PLANT SPECIES AND HABITATS;

(IV) COMMUNITY-IDENTIFIED DEVELOPMENT PRIORITIES;

(V) CULTURAL OR EDUCATIONAL EXCHANGES; AND

(VI) UTILIZING A SOURCE FOR IBOGAIN THAT ENGAGES IN BENEFIT-SHARING AND ETHICAL AND SUSTAINABLE CULTIVATION PRACTICES."

Page 20, after line 22, insert:

"SECTION 13. In Colorado Revised Statutes, 44-50-301, amend (2)(a)(IV) and (2)(a)(V); and add (2)(a)(VI) as follows:

44-50-301. Classes of licenses.

(2) (a) The following are natural medicine business licenses:

(IV) Natural medicine testing facility license; and

(V) ~~Any natural medicine business license determined necessary by the state licensing authority~~ LIMITED REGULATED NATURAL MEDICINE SALES LICENSES; AND

(VI) ANY NATURAL MEDICINE BUSINESS LICENSE DETERMINED NECESSARY BY THE STATE LICENSING AUTHORITY.

SECTION 14. In Colorado Revised Statutes, 44-50-401, amend (2);

and **add** (7) as follows:

44-50-401. Natural medicine healing center license - data collection - rules.

(2) A natural medicine healing center licensee may transfer regulated natural medicine or regulated natural medicine product to another natural medicine healing center licensee, LIMITED REGULATED NATURAL MEDICINE SALES LICENSEE, or a facilitator pursuant to rules ~~promulgated~~ ADOPTED by the state licensing authority.

(7) (a) A HEALING CENTER MAY APPLY FOR A TEMPORARY PREMISES PERMIT AT A SEPARATE LOCATION. THE DEPARTMENT MAY ISSUE A TEMPORARY PREMISES PERMIT TO A LICENSED NATURAL MEDICINE HEALING CENTER IF THE FOLLOWING CONDITIONS ARE MET:

(I) THE HEALING CENTER SUBMITS A COMPLETE APPLICATION AND PAYS ALL APPLICATION AND PERMIT FEES TO THE DEPARTMENT;

(II) THE LOCATION IS APPROVED BY THE DEPARTMENT SUBJECT TO THE REQUIREMENTS IN SECTION 44-50-302;

(III) THE LICENSEE'S USE OF THE TEMPORARY PREMISES DOES NOT EXCEED THE DURATION APPROVED UNDER THE PERMIT;

(IV) THE APPLICANT DEMONSTRATES THE LICENSED NATURAL MEDICINE HEALING CENTER IS ENTITLED TO USE THE LOCATION AS A TEMPORARY PREMISES; AND

(V) THE TEMPORARY PREMISES OTHERWISE COMPLIES WITH THIS ARTICLE 50 AND ALL OTHER RULES ADOPTED BY THE DEPARTMENT.

(b) A NATURAL MEDICINE HEALING CENTER'S TEMPORARY PREMISES IS NOT REQUIRED TO BE LOCATED IN THE SAME LOCAL JURISDICTION AS THE LICENSED PREMISES.

(c) THE STATE LICENSING AUTHORITY SHALL NOT ISSUE A TEMPORARY PREMISES PERMIT FOR A LOCATION AT WHICH THE DISTRIBUTION, TRANSFER, AND DISPENSATION OF REGULATED NATURAL MEDICINE OR REGULATED NATURAL MEDICINE PRODUCT IS NOT PERMITTED UNDER THE ZONING CODE OF THE LOCAL JURISDICTION.

(8) A LIMITED REGULATED NATURAL MEDICINE SALES LICENSE MAY BE ISSUED ONLY TO A PERSON THAT APPLIES FOR AND IS APPROVED TO OPERATE A HEALING CENTER LICENSE AND IS SUBJECT TO THE FOLLOWING REQUIREMENTS:

(a) THE LICENSE MUST BE CO-LOCATED WITH A HEALING CENTER AT WHICH AN ADMINISTRATION SESSION IS HELD, WHERE REGULATED NATURAL MEDICINE OR REGULATED NATURAL MEDICINE PRODUCT IS SOLD TO A PARTICIPANT.

(b) THE LICENSE MUST HAVE COMMON OWNERSHIP WITH THE CO-LOCATED HEALING CENTER. FOR PURPOSES OF THIS SECTION, COMMON OWNERSHIP MEANS THERE IS AT LEAST ONE PERSON LICENSED AS AN OWNER ASSOCIATED WITH BOTH THE LIMITED REGULATED NATURAL MEDICINE SALES LICENSE AND THE HEALING CENTER.

(c) THE LICENSE MAY BE EXERCISED TO STORE, PURCHASE, POSSESS, AND TRANSFER REGULATED NATURAL MEDICINE AND REGULATED NATURAL MEDICINE PRODUCT AND INVOICE A PARTICIPANT FOR REGULATED NATURAL MEDICINE AND REGULATED NATURAL MEDICINE PRODUCT TO BE USED SOLELY IN THE CONTEXT OF AN ADMINISTRATION SESSION AT A CO-LOCATED HEALING CENTER AND TO CONDUCT TRANSACTIONS ON BEHALF OF A FACILITATOR FOR THE NATURAL MEDICINE SERVICES PROVIDED IN ACCORDANCE WITH ARTICLE 170 OF TITLE 12.

(d) THE LICENSE IS NOT REQUIRED TO COMPLY WITH SUBSECTION (1) OF THIS SECTION SEPARATE FROM THE COMMONLY OWNED, CO-LOCATED HEALING CENTER LICENSE.

(e) ANY OTHER REQUIREMENTS ESTABLISHED BY RULES OF THE STATE LICENSING AUTHORITY PURSUANT TO THIS ARTICLE 50.

(9) A HEALTH CENTER LICENSEE SHALL NOT SELL REGULATED NATURAL MEDICINE OR REGULATED NATURAL MEDICINE PRODUCT UNLESS A CO-LOCATED LIMITED REGULATED NATURAL MEDICINE SALES LICENSEE CONDUCTS THE TRANSACTION IN ACCORDANCE WITH THE PROVISIONS OF SUBSECTION (8) OF THIS SECTION.

SECTION 15. In Colorado Revised Statutes, 44-50-402, **amend** (1) as follows:

44-50-402. Natural medicine cultivation facility license.

(1) A natural medicine cultivation facility license may be issued pursuant to state licensing authority rules and only to a person who cultivates regulated natural medicine for transfer and distribution to natural medicine

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

healing center licensees, natural medicine product manufacturer licensees, A LIMITED REGULATED NATURAL MEDICINE SALES LICENSEE, other natural medicine cultivation facility licensees, or other persons licensed under PURSUANT TO article 170 of title 12 or this article 50."

Renumber succeeding sections accordingly.

Page 21, after line 12 insert:

"SECTION 17. In Colorado Revised Statutes, add 44-50-702 as follows:

44-50-702. Unlawful exercise of the privileges of a license.

(1) IF THE DIRECTOR OF THE NATURAL MEDICINE DIVISION DETERMINES BASED UPON CREDIBLE EVIDENCE FROM A COMPLAINT OR INVESTIGATION THAT A PERSON IS ACTING OR HAS ACTED WITHOUT THE LICENSE REQUIRED TO OPERATE A NATURAL MEDICINE BUSINESS OR TO OWN, GROW, HARVEST, TRANSFER, MANUFACTURE, SUPERVISE, PROVIDE, OR ADMINISTER NATURAL MEDICINE, THE DIRECTOR MAY ISSUE AN ORDER TO CEASE AND DESIST THE ACTIVITY. THE ORDER MUST SET FORTH THE STATUTES AND RULES ALLEGED TO HAVE BEEN VIOLATED, THE FACTS ALLEGED TO CONSTITUTE THE VIOLATION, AND THE REQUIREMENT THAT ALL UNLAWFUL ACTS OR UNLICENSED ACTIVITY IMMEDIATELY CEASE.

(2) WITHIN FOURTEEN DAYS AFTER SERVICE OF THE ORDER TO CEASE AND DESIST ISSUED PURSUANT TO SUBSECTION (1) OF THIS SECTION, THE RESPONDENT MAY REQUEST A HEARING BEFORE THE HEARINGS DIVISION ON THE QUESTION OF WHETHER THEIR ACTS OR PRACTICES WERE IN VIOLATION OF THIS TITLE 44 OR UNLICENSED ACTIVITY OCCURRED.

(3) THE HEARING MUST BE CONDUCTED PURSUANT TO SECTIONS 24-4-104 AND 24-4-105.

(4) JUDICIAL REVIEW OF FINAL AGENCY ACTION REGARDING THE CEASE AND DESIST MUST BE CONDUCTED PURSUANT TO SECTION 24-4-106."

Renumber succeeding section accordingly.

Health & Human Services

After consideration on the merits, the Committee recommends that **HB26-1432** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

MESSAGE FROM THE HOUSE (cont'd)

May 11, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-015, amended as printed in House Journal, May 9, 2026, and amended on Third Reading as printed in House Journal, May 11, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-133, amended as printed in House Journal, May 8, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-187 and SB26-193, amended as printed in House Journal, May 9, 2026.

The House has passed on Third Reading and returns herewith SB26-173, SB26-116, SB26-117, SB26-156, SB26-181, and SB26-114.

MESSAGE FROM THE REVISOR OF STATUTES (cont'd)

May 11, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, SB26-015, 133, 187, and 193.

INTRODUCTION OF BILLS -- FIRST READING (cont'd)

The following bills were read by title and referred to the committees indicated:

HB26-1138 by Representative(s) Woog and Espenosa; also Senator(s) **Rodriguez and Kirkmeyer**-- Concerning measures to prevent organized retail theft, and, in connection therewith, creating the retail theft prevention advisory board and the retail theft prevention grant program in the division of criminal justice.
Judiciary

HB26-1416 by Representative(s) Nguyen and Brown, Taggart, Winter T., Camacho, Stewart K., Soper, Woog, Richardson, Carter, Titone, Lindsay, Velasco; also Senator(s) **Amabile and Carson**, Roberts, Pelton R.--Concerning transfers from the universal high school scholarship cash fund.
Appropriations

On motion of Majority Leader Rodriguez, and with majority of those elected to the Senate having voted in the affirmative, HB26-1324, HB26-1063, HB26-1432 were made Special Orders at 2:50 p.m.

Committee of the Whole The hour of 2:50 p.m. having arrived, Senator Roberts moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills -- Consent Calendar, and Senator Roberts was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS -- CONSENT CALENDAR

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1324 by Representative(s) McCormick and Gilchrist; also Senator(s) **Daugherty**--Concerning regulation of the division of professions and occupations, and, in connection therewith, implementing recommendations contained in the 2025 sunset report by the department of regulatory agencies.

Amendment No. 1, Appropriations Committee Amendment.
(Printed in Senate Journal, May 11, page(s) 1179 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1063 by Representative(s) Bradfield and Rydin, Jackson; also Senator(s) **Amabile**--Concerning publishing an easily accessible list of secure transportation providers on certain departments' websites.

Ordered revised and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1432 by Representative(s) Soper and Stewart K.; also Senator(s) **Roberts and Pelton R.--**
Concerning health-care payment programs.

Ordered revised and placed on the calendar for third reading and final passage.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1324, as amended, HB26-1063, HB26-1432.

On motion of Majority Leader Rodriguez, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, SB26-192, HB26-1315, HB26-1431, HB26-1306, HB26-1236, HB26-1335, HB26-1281, HB26-1255, HB26-1309, HB26-1065, HB26-1102, HB26-1223, HB26-1272, HB26-1289, HB26-1141, HB26-1424 were made Special Orders at 2:54 p.m.

Committee of the Whole The hour of 2:54 p.m. having arrived, Senator Roberts moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Roberts was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

SB26-192 by Senator(s) **Cutter**; also Representative(s) Soper and Joseph--Concerning an appeals process for producers to contest the eco-modulated dues assessed against producers to finance the producer responsibility program for statewide recycling.

Ordered engrossed and placed on the calendar for third reading and final passage.

HB26-1315 by Representative(s) Soper and Espenozza; also Senator(s) **Weissman and Carson--** Concerning documents relied upon for parole determinations.

Amendment No. 1(L.005), by Senator Weissman.

Amend reengrossed bill, page 2, line 9, before "PAROLE" insert "CERTAIN".

Page 2, line 16, before "SUPERVISION" insert "PAROLE".

Page 2, line 20, before "SUPERVISION" insert "PAROLE".

Page 3, line 9, before "RISK" insert "COMMUNITY SUPERVISION TOOL".

Page 3, line 12, before "RISK" insert "COMMUNITY SUPERVISION TOOL".

Page 3, line 14, strike "CORRECTIONAL" and substitute "COMMUNITY".

Page 4, line 6, strike "RISK ASSESSMENT PRACTICES" and substitute "THE COMMUNITY SUPERVISION TOOL OR SIMILAR SUCCESSOR RISK ASSESSMENT TOOLS".

Page 4, line 20, strike "ESTABLISH" and substitute "IMPLEMENT".

Page 4, line 23, strike "RISK ASSESSMENTS," and substitute "COMMUNITY SUPERVISION TOOLS OR ANY SIMILAR SUCCESSOR ASSESSMENTS,".

Page 5, line 10, strike "RISK ASSESSMENTS" and substitute "COMMUNITY SUPERVISION TOOLS OR ANY SIMILAR SUCCESSOR ASSESSMENTS".

Page 5, line 12, strike "RISK ASSESSMENTS" and substitute "COMMUNITY SUPERVISION TOOLS OR ANY SIMILAR SUCCESSOR ASSESSMENTS".

Page 6, line 9, strike "A RISK ASSESSMENT." and substitute "RISK ASSESSMENT OUTPUTS.".

Page 6, strike lines 10 through 14 and substitute:

"(12) "RISK ASSESSMENT OUTPUTS" MEANS THE TOTAL SCORE AND RESULTING PAROLE SUPERVISION LEVEL DETERMINED BY THE UTILIZATION OF A VALIDATED INSTRUMENT THAT ASSESSES A PAROLEE'S CRIMINOGENIC NEEDS AND RISK OF RECIDIVISM AND IS USED TO GUIDE PAROLE SUPERVISION PLANNING, IDENTIFY APPROPRIATE INTERVENTIONS, AND ESTABLISH PAROLE SUPERVISION LEVELS.".

Page 6, line 20, strike "A RISK ASSESSMENT" and substitute "RISK ASSESSMENT OUTPUTS".

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1431 by Representative(s) Bacon and Soper; also Senator(s) **Gonzales J. and Jodeh--** Concerning demonstrating competency for occupational licensure portability.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1306 by Representative(s) Duran and Suckla; also Senator(s) **Kipp--**Concerning the creation of the wild horse special license plate, and, in connection therewith, making an appropriation.

Amendment No. 1, Finance Committee Amendment.

(Printed in Senate Journal, May 7, page(s) 1134 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.

(Printed in Senate Journal, May 11, page(s) 1178 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1236 by Representative(s) Zokaie and Mabrey; also Senator(s) **Ball and Hinrichsen--** Concerning arbitration reform.

Amendment No. 1, Judiciary Committee Amendment.

(Printed in Senate Journal, May 6, page(s) 1107 and placed in members' bill files.)

Amendment No. 2(L.015), by Senator Ball.

Amend reengrossed bill, page 3, line 1, strike "MERCHANT" and substitute "BUSINESS".

Page 4, line 17, strike "MERCHANT" and substitute "BUSINESS".

Page 4, line 18, strike "MERCHANT" and substitute "BUSINESS".

Page 4, line 21, strike "MERCHANT" and substitute "BUSINESS".

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Roberts, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: SB26-192, HB26-1315, as amended, HB26-1431, HB26-1306, as amended, HB26-1236, as amended.
 Laid over until later in the day, May 11: HB26-1335, HB26-1281, HB26-1255, HB26-1309, HB26-1065, HB26-1102, HB26-1223, HB26-1272, HB26-1289, HB26-1141, HB26-1424.

INTRODUCTION OF BILLS -- FIRST READING (cont'd)

The following bills were read by title and referred to the committees indicated:

HB26-1273 by Representative(s) Willford and Froelich; also Senator(s) **Cutter and Wallace--** Concerning the maximum amount that a transportation network company may retain in relation to the amount paid for transportation services provided through the transportation network company, and, in connection therewith, reducing an appropriation.
 Transportation & Energy

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

- Judiciary After consideration on the merits, the Committee recommends that **HB26-1138** be **referred** to the Committee of the Whole with favorable recommendation.
- Judiciary After consideration on the merits, the Committee recommends that **HB26-1426** be **referred** to the Committee of the Whole with favorable recommendation.
- Judiciary After consideration on the merits, the Committee recommends that **HB26-1427** be **referred** to the Committee of the Whole with favorable recommendation.
- Finance After consideration on the merits, the Committee recommends that **HB26-1033** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.
 - Amend reengrossed bill, page 2, line 5, after "(3)(a)(II)," insert "(3)(a)(IV),".
 - Page 2, line 6, strike "(8.5)" and substitute "(3)(a)(VI), (8.5),".
 - Page 3, lines 8 and 9, strike "FOOD PRODUCTS THAT REQUIRE" and substitute "VARIATIONS OF ONE FOOD PRODUCT THAT REQUIRES".

Page 5, after line 27 insert:

"(IV) A complete list of ingredients; ~~and~~
(VI) A WEBSITE ADDRESS PROVIDED BY THE DEPARTMENT THAT INCLUDES CONTACT INFORMATION FOR CONSUMERS TO REPORT FOOD-BORNE ILLNESSES, HOW TO VERIFY A PRODUCER'S ACTIVE REGISTRATION, AND HOW TO REPORT ISSUES REGARDING A PRODUCER'S REGISTRATION STATUS.".

Page 7, line 6, after "SHALL" insert "ANNUALLY".

Page 7, line 14, strike "ANNUALLY," and substitute "MONTHLY,".

Finance After consideration on the merits, the Committee recommends that **HB26-1221** be **postponed indefinitely**.

Finance After consideration on the merits, the Committee recommends that **HB26-1222** be **postponed indefinitely**.

Finance After consideration on the merits, the Committee recommends that **HB26-1418** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 10, line 23, strike "OPERATE" and substitute "ON AND AFTER JANUARY 1, 2028, OPERATE".

Page 10, line 25, strike "OPERATE" and substitute "ON AND AFTER JANUARY 1, 2028, OPERATE".

Page 10, line 27, strike "BEGINNING JULY 1, 2027," and substitute "ON AND AFTER JANUARY 1, 2028, OPERATE".

Page 21, line 24, strike "JULY 1, 2027," and substitute "JANUARY 1, 2028,".

Page 21, line 26, strike "JULY 1, 2027," and substitute "JANUARY 1, 2028,".

Page 22, line 3, strike "JULY 1, 2027," and substitute "JANUARY 1, 2028,".

Page 22, line 7, strike "JULY 1, 2027," and substitute "JANUARY 1, 2028,".

Page 23, line 2, strike "JULY 1, 2027," and substitute "JANUARY 1, 2028,".

Page 33, line 2, strike "THE" and substitute "ON AND AFTER JANUARY 1, 2028, THE".

Page 38, lines 16 and 17, strike "July 1, 2027," and substitute "January 1, 2028,".

Page 38, line 27, "July 1, 2027." and substitute "January 1, 2028.".

Finance After consideration on the merits, the Committee recommends that **HB26-1422** be **referred** to the Committee on Appropriations with favorable recommendation.

Finance After consideration on the merits, the Committee recommends that **HB26-1430** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 12, after line 11 insert:

SECTION 12. In Colorado Revised Statutes, **add** 43-1-139 as follows:

43-1-139. Transportation funding working group - definitions - repeal.

(1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) "FACILITATOR" MEANS THE NEUTRAL FACILITATOR THAT THE DEPARTMENT CONTRACTS WITH PURSUANT TO SUBSECTION(3) OF THIS SECTION.

(b) "WORKING GROUP" MEANS THE TRANSPORTATION FUNDING

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

WORKING GROUP CREATED IN SUBSECTION (2) OF THIS SECTION. 1

(2) THERE IS CREATED IN THE DEPARTMENT THE TRANSPORTATION 2
 FUNDING WORKING GROUP. THE WORKING GROUP SHALL MEET AS NECESSARY 3
 TO EVALUATE AND MAKE RECOMMENDATIONS CONCERNING FUNDING STATE 4
 AND LOCAL SURFACE TRANSPORTATION MAINTENANCE, REPAIR, CAPACITY, AND 5
 SAFETY. 6

(3) THE DEPARTMENT SHALL CONTRACT WITH A NEUTRAL FACILITATOR 7
 TO ORGANIZE AND MANAGE THE WORKING GROUP'S MEETINGS, GUIDE THE 8
 WORKING GROUP'S DELIBERATIONS, AND DRAFT THE REPORTS REQUIRED 9
 PURSUANT TO SUBSECTIONS (7)(a) AND (7)(b) OF THIS SECTION. 10

(4) (a) THE WORKING GROUP CONSISTS OF THE FOLLOWING MEMBERS: 11

(I) THE EXECUTIVE DIRECTOR OR THE EXECUTIVE DIRECTOR'S DESIGNEE; 12

(II) ONE MEMBER APPOINTED BY THE GOVERNOR WITH EXPERTISE IN 13
 PUBLIC FINANCE; 14

(III) ONE MEMBER APPOINTED BY THE GOVERNOR TO REPRESENT 15
 ENVIRONMENTAL CONSERVATION OR ENVIRONMENTAL JUSTICE GROUPS; 16

(IV) ONE MEMBER APPOINTED BY THE SPEAKER OF THE HOUSE OF 17
 REPRESENTATIVES TO REPRESENT COUNTIES ACROSS THE STATE; 18

(V) ONE MEMBER APPOINTED BY THE SPEAKER OF THE HOUSE OF 19
 REPRESENTATIVES TO REPRESENT LICENSED PROFESSIONAL ENGINEERS; 20

(VI) ONE MEMBER APPOINTED BY THE MINORITY LEADER OF THE HOUSE 21
 OF REPRESENTATIVES TO REPRESENT AN ASSOCIATION OF MOTOR CARRIERS; 22

(VII) ONE MEMBER APPOINTED BY THE PRESIDENT OF THE SENATE TO 23
 REPRESENT MUNICIPALITIES ACROSS THE STATE; 24

(VIII) ONE MEMBER APPOINTED BY THE PRESIDENT OF THE SENATE TO 25
 REPRESENT ECONOMIC DEVELOPMENT ORGANIZATIONS; AND 26

(IX) ONE MEMBER APPOINTED BY THE MINORITY LEADER OF THE 27
 SENATE TO REPRESENT CONSTRUCTION CONTRACTOR PROFESSIONALS. 28

(b) THE APPLICABLE APPOINTING AUTHORITIES SHALL MAKE ALL OF THE 29
 APPOINTMENTS DESCRIBED IN SUBSECTION (4)(a) OF THIS SECTION NO LATER 30
 JUNE 19, 2026. 31

(c) MEMBERS OF THE WORKING GROUP SERVE AT THE PLEASURE OF THE 32
 APPLICABLE APPOINTING AUTHORITY. IF A VACANCY OCCURS, THE APPROPRIATE 33
 APPOINTING AUTHORITY SHALL APPOINT A REPLACEMENT MEMBER WHO MEETS 34
 THE REQUIREMENTS SET FORTH IN SUBSECTION (4)(a) OF THIS SECTION FOR THE 35
 VACANT POSITION NOT LATER THAN ONE WEEK FROM THE DATE THE VACANCY 36
 EXISTS. IF THE APPROPRIATE APPOINTING AUTHORITY FAILS TO APPOINT A 37
 REPLACEMENT MEMBER AS REQUIRED BY THIS SUBSECTION (4)(c), THE 38
 GOVERNOR SHALL APPOINT A REPLACEMENT MEMBER WHO MEETS THE 39
 REQUIREMENTS SET FORTH IN SUBSECTION (4)(a) OF THIS SECTION. 40

(d) MEMBERS OF THE WORKING GROUP SERVE WITHOUT COMPENSATION 41
 AND WITHOUT REIMBURSEMENT FOR EXPENSES. 42

(e) MEMBERS OF THE WORKING GROUP MAY PARTICIPATE REMOTELY IN 43
 WORKING GROUP MEETINGS. 44

(5) (a) THE FACILITATOR SHALL CONVENE THE FIRST MEETING OF THE 45
 WORKING GROUP DURING THE WEEK OF JUNE 29, 2026. THE WORKING GROUP 46
 SHALL ADOPT BYLAWS AT THE FIRST WORKING GROUP MEETING. 47

(b) THE WORKING GROUP SHALL MEET AT LEAST ONCE EVERY TWO 48
 WEEKS BEGINNING THE WEEK OF JUNE 29, 2026, THROUGH THE WEEK OF 49
 NOVEMBER 2, 2026. THE WORKING GROUP MAY MEET MORE OFTEN AT THE 50
 DISCRETION OF THE FACILITATOR. A MAJORITY OF THE MEMBERS OF THE 51
 WORKING GROUP MAY VOTE TO EXTEND THE WORK OF THE COMMISSION PAST 52
 THE WEEK OF NOVEMBER 2, 2026, OR TO TERMINATE THE WORKING GROUP'S 53
 WORK AT ANY TIME. 54

(c) THE WORKING GROUP MAY MEET WITH SUBJECT MATTER EXPERTS 55
 AS NEEDED, SUCH AS EXPERTS ON THE STATE BUDGET, PUBLIC FINANCING, AND 56
 TRANSPORTATION CONSTRUCTION. 57

(6) THE WORKING GROUP'S PURPOSE IS TO IDENTIFY APPROACHES TO 58
 AUGMENT STATE AND LOCAL FUNDING FOR SURFACE TRANSPORTATION 59
 MAINTENANCE, REPAIR, CAPACITY, AND SAFETY BY INCREASING REVENUE, 60
 WHILE FOCUSING ON INCREASING REVENUE THAT IS PROTECTED FOR SUCH 61
 PURPOSES, IS SUSTAINABLE, AND DOES NOT NECESSITATE CUTS TO CORE STATE 62
 AND LOCAL SERVICES. 63

(7) (a) NO LATER THAN SEPTEMBER 7, 2026, THE WORKING GROUP 64
 SHALL SUBMIT A PRELIMINARY STATUS REPORT TO THE TRANSPORTATION, 65
 HOUSING, AND LOCAL GOVERNMENT COMMITTEE OF THE HOUSE OF 66
 REPRESENTATIVES, THE TRANSPORTATION AND ENERGY COMMITTEE OF THE 67

SENATE, THE TRANSPORTATION COMMISSION CREATED IN SECTION 43-1-106, AND THE GOVERNOR. THE REPORT MUST INCLUDE:

(I) A SUMMARY OF THE WORKING GROUP'S DISCUSSIONS AND FINDINGS; AND

(II) THE POTENTIAL STATE BUDGETARY IMPACTS, AS DISCUSSED BY THE WORKING GROUP, OF POTENTIAL APPROACHES TO AUGMENT STATE AND LOCAL FUNDING FOR SURFACE TRANSPORTATION MAINTENANCE, REPAIR, CAPACITY, AND SAFETY NEEDS.

(b) NO LATER THAN NOVEMBER 13, 2026, THE WORKING GROUP SHALL SUBMIT A REPORT TO THE TRANSPORTATION, HOUSING, AND LOCAL GOVERNMENT COMMITTEE OF THE HOUSE OF REPRESENTATIVES, THE TRANSPORTATION AND ENERGY COMMITTEE OF THE SENATE, THE TRANSPORTATION COMMISSION CREATED IN SECTION 43-1-106, AND THE GOVERNOR. THE REPORT MUST INCLUDE THE WORKING GROUP'S FINDINGS AND RECOMMENDATIONS TO THE GENERAL ASSEMBLY CONCERNING MATTERS EVALUATED BY THE WORKING GROUP.

(8) (a) THE DEPARTMENT SHALL BE AVAILABLE TO ASSIST THE WORKING GROUP IN CARRYING OUT THE WORKING GROUP'S DUTIES. THE DEPARTMENT MAY ADOPT INTERNAL PROCEDURES TO ENSURE THAT THE WORKING GROUP'S WORK IS CONDUCTED IN AN ORDERLY, TIMELY, AND GOAL-ORIENTED MANNER.

(b) NOTWITHSTANDING ANY LAW TO THE CONTRARY, THE DEPARTMENT MAY EXPEND MONEY FROM THE STATE HIGHWAY FUND, CREATED IN SECTION 43-1-219, FOR THE WORKING GROUP'S PURPOSES INCLUDING FOR HIRING PROFESSIONAL FACILITATION SERVICES, ASSISTING THE WORKING GROUP PURSUANT TO SUBSECTION (8)(a) OF THIS SECTION, AND OTHER NECESSARY SERVICES.

(9) THIS SECTION IS REPEALED, EFFECTIVE JULY 1, 2027."

Renumber succeeding sections accordingly.

Page 19, line 23, strike "4 and 6 through 15" and substitute "4, 6 through 11, and 13 through 16".

Page 20, line 3, strike "the" and substitute "an".

Page 20, after line 8 insert:

"(4) Section 12 of this act takes effect only if a petition for any ballot issue that would be part of the statewide ballot for the general election held on November 3, 2026, and that would amend the state constitution to change existing law on transportation funding and to increase the amount of state revenue dedicated to road transportation is either:

(a) Not filed with the secretary of state on or before May 27, 2026, in which case section 12 of this act takes effect on June 1, 2026; or

(b) Withdrawn on or before June 15, 2026, pursuant to section 1-40-134, from the statewide ballot for the general election held on November 3, 2026, in which case section 12 of this act takes effect on June 16, 2026."

Finance

After consideration on the merits, the Committee recommends that **HB26-1326** be **amended** as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 22, after line 21 insert:

"SECTION 19. In Colorado Revised Statutes, 40-2-123, **add** (6) and (7) as follows:

40-2-123. Energy technologies - consideration by commission - incentives - demonstration projects - commission may require specific customer-facing programs - legislative declaration - definitions.

(6) (a) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT:

(I) SINCE 2007, COLORADO HAS ENACTED SEVERAL STATUTES THAT DIRECT COMMISSION-REGULATED INVESTOR-OWNED UTILITIES TO IMPLEMENT CUSTOMER-FACING PROGRAMS AIMED AT REDUCING ENERGY BILLS, REDUCING ENERGY CONSUMPTION, OR SUPPORTING THE TRANSITION TO LOWER- OR ZERO-CARBON-EMITTING TECHNOLOGIES;

(II) SUCH CUSTOMER-FACING PROGRAMS INCLUDE DEMAND-SIDE MANAGEMENT, BENEFICIAL ELECTRIFICATION, CLEAN HEAT PLANS, AND

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

TRANSPORTATION ELECTRIFICATION;

(III) FOR MANY OF THESE PROGRAMS, UTILITIES MAY LACK A NATURAL INCENTIVE TO TAKE CERTAIN ACTIONS OR IMPLEMENT THESE PROGRAMS EFFECTIVELY. ADDITIONALLY, DUE TO STAFFING OR ECONOMIES OF SCALE, SMALLER UTILITIES MAY LACK THE ABILITY TO OPERATE SUCH PROGRAMS AT A REASONABLE COST TO RATEPAYERS.

(IV) CERTAIN RATEPAYER AFFORDABILITY PROGRAMS ARE IMPLEMENTED BY A THIRD PARTY THAT WAS NOT SELECTED THROUGH A COMPETITIVE PROCESS, AND THERE IS LIMITED OVERSIGHT OF THE THIRD PARTY'S USE OF RATEPAYER DOLLARS;

(V) ESTABLISHED STATE ENTERPRISES, SUCH AS THE BUILDING DECARBONIZATION ENTERPRISE CREATED IN SECTION 24-38.5-125, MAY PROVIDE AN ALTERNATIVE OPTION FOR ADMINISTERING COMPETITIVE SOLICITATIONS FOR THIRD-PARTY PROGRAM ADMINISTRATION; AND

(VI) THEREFORE, THE COMMISSION SHOULD BE AUTHORIZED TO REQUIRE COMMISSION-REGULATED INVESTOR-OWNED UTILITIES TO ENGAGE ONE OR MORE THIRD PARTIES TO ADMINISTER SPECIFIC CUSTOMER-FACING PROGRAMS IF THE COMMISSION DEEMS THE USE OF ONE OR MORE THIRD PARTIES PRUDENT AND IN THE BEST INTEREST OF RATEPAYERS. IN ADDITION, THE COMMISSION SHOULD BE AUTHORIZED TO REQUIRE THE USE OF A COMPETITIVE BIDDING PROCESS TO PROCURE THE SERVICES OF A THIRD-PARTY ADMINISTRATOR.

(b) IN AN ADJUDICATORY PROCEEDING, THE COMMISSION MAY REQUIRE A COMMISSION-REGULATED INVESTOR-OWNED UTILITY TO ENGAGE ONE OR MORE THIRD PARTIES TO ADMINISTER SPECIFIC CUSTOMER-FACING PROGRAMS IF THE COMMISSION DEEMS THE USE OF ONE OR MORE THIRD PARTIES PRUDENT AND IN THE BEST INTEREST OF RATEPAYERS. THE COMMISSION MAY REQUIRE A COMPETITIVE BIDDING PROCESS TO PROCURE THE SERVICES OF A THIRD-PARTY ADMINISTRATOR.

(c) AS USED IN THIS SUBSECTION (6), "CUSTOMER-FACING PROGRAM" MEANS A PROGRAM AIMED AT REDUCING ENERGY BILLS, REDUCING ENERGY CONSUMPTION, OR SUPPORTING THE TRANSITION TO LOWER- OR ZERO-CARBON-EMITTING TECHNOLOGIES.

(7) (a) A COMMISSION-REGULATED INVESTOR-OWNED UTILITY MAY ENTER INTO A THIRD-PARTY AGREEMENT TO FACILITATE CUSTOMER-FACING PROGRAMS, SUBJECT TO COMMISSION APPROVAL. THE COMMISSION MAY DIRECT A COMMISSION-REGULATED INVESTOR-OWNED UTILITY TO PROPOSE TO THE COMMISSION THE USE OF THIRD-PARTY ADMINISTRATION FOR CUSTOMER-FACING PROGRAMS.

(b) IN A COMMISSION-REGULATED INVESTOR-OWNED UTILITY'S PROPOSAL TO UTILIZE THIRD-PARTY ADMINISTRATION OF A CUSTOMER-FACING PROGRAM, THE UTILITY SHALL EXPLAIN TO THE COMMISSION HOW THE UTILITY CONSIDERED THE FOLLOWING IN RELATION TO THE CUSTOMER-FACING PROGRAM:

(I) THE POTENTIAL FOR PROGRAM SUCCESS BASED ON AN ASSESSMENT OF SIMILAR ADMINISTRATION STRUCTURES THAT OTHER UTILITIES USE FOR SIMILAR CUSTOMER-FACING PROGRAMS;

(II) THE ADMINISTRATIVE COST RATIO OF ADMINISTERING REBATES VERSUS THE INCENTIVES PAID OUT AS PART OF THE PROGRAM;

(III) THE TIME REQUIRED TO FULFILL CUSTOMER REBATE REQUESTS; AND

(IV) PRIOR PROGRAM PERFORMANCE UNDER A UTILITY-LED MODEL.

(c) IN AN APPLICATION TO THE COMMISSION TO ENTER INTO A THIRD-PARTY AGREEMENT TO FACILITATE CUSTOMER-FACING PROGRAMS, THE UTILITY MAY NOT:

(I) FORCE A LAYOFF OF, OR UNILATERALLY CHANGE THE TERMS OF EMPLOYMENT FOR, THE UTILITY EMPLOYEES WHO, IN WHOLE OR IN PART, PERFORM THE ADMINISTRATIVE OR SERVICE FUNCTIONS FOR THE SPECIFIC PROGRAM, SUBJECT TO A THIRD-PARTY AGREEMENT, AND WHO ARE COVERED BY A COLLECTIVE BARGAINING AGREEMENT UNLESS THE UTILITY AND THE LABOR UNION REPRESENTING THE EMPLOYEES COME TO AN AGREEMENT TO REASSIGN THE EMPLOYEES TO OTHER POSITIONS WITHIN THE UTILITY AT COMPARABLE PAY AND BENEFITS AS PER THE TERMS OF THE COLLECTIVE BARGAINING AGREEMENT AND ANY RELATED COMPANY POLICIES; AND

(II) PROPOSE TO ENTER INTO ANY THIRD-PARTY ADMINISTRATOR AGREEMENTS THAT CANCEL OR MODIFY AGREEMENTS WITH CONSTRUCTION OR UTILITY CONSTRUCTION CONTRACTORS WHO ARE UNDER A CURRENT CONTRACT

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

TO PERFORM WORK DIRECTLY FOR THE UTILITY ON A DEMAND-SIDE MANAGEMENT, BENEFICIAL ELECTRIFICATION, CLEAN HEAT, OR TRANSPORTATION ELECTRIFICATION CUSTOMER-FACING PROGRAM. THE CONTRACTS SHALL REMAIN IN FORCE EVEN IF A THIRD-PARTY ADMINISTRATOR IS CONTRACTED TO ADMINISTER THE CUSTOMER-FACING PROGRAM. FUTURE CONSIDERATIONS AS TO WHETHER TO EXTEND OR RENEW THE CONSTRUCTION OR UTILITY CONSTRUCTION CONTRACTORS' AGREEMENTS CAN REMAIN WITH THE UTILITY, AND THE UTILITY CAN REMAIN THE CLIENT OF RECORD FOR THE CONSTRUCTION OR UTILITY CONSTRUCTION CONTRACTORS. PROGRAMS THAT DIRECT A RESIDENTIAL UTILITY CUSTOMER TO ENGAGE A CONTRACTOR DIRECTLY ARE EXEMPT FROM THIS SUBSECTION (7)(c)(II).

(d) SUBJECT TO COMMISSION APPROVAL BASED ON A DEMONSTRATION OF THE FACTORS SET FORTH IN SUBSECTION (7)(b) OF THIS SECTION, A COMMISSION-REGULATED INVESTOR-OWNED UTILITY SHALL UTILIZE THIRD-PARTY ADMINISTRATION FOR ANY CUSTOMER-FACING PROGRAM.

(e) A THIRD-PARTY ADMINISTRATOR OF A CUSTOMER-FACING PROGRAM IS DIRECTLY RESPONSIBLE FOR COMPLIANCE WITH, AND SHALL ADHERE TO APPLICABLE LABOR STANDARDS FOR, CONSTRUCTION- OR UTILITY-CONSTRUCTION-SPECIFIC WORK THAT WOULD OTHERWISE BE APPLICABLE TO THE UTILITY UNDER COLORADO LAW."

Renumber succeeding sections accordingly.

Page 31, strike lines 18 through 27.

Strike page 32.

Page 33, strike lines 1 through 22.

Renumber succeeding sections accordingly.

Page 33, lines 24 and 25, strike "repeal (7)(a); and".

Page 34, strike lines 1 through 8.

MESSAGE FROM THE HOUSE

May 11, 2026
Mr. President:

The House has voted not to concur in the Senate amendments to HB26-1206 and requests that a conference committee be appointed. The Speaker has appointed Representatives Joseph, chair, Zokaie, and Gonzalez as House conferees on the First Conference Committee on HB26-1206. The House has granted authorization to go beyond the scope of the differences. The bill is transmitted herewith.

Senate in recess. Senate reconvened.

Call of the Senate. Call raised.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

COMMITTEE OF REFERENCE REPORTS

		1
		2
Appropriations	After consideration on the merits, the Committee recommends that HB26-1029 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	3
		4
		5
		6
Appropriations	After consideration on the merits, the Committee recommends that HB26-1033 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	7
		8
		9
		10
Appropriations	After consideration on the merits, the Committee recommends that HB26-1274 be referred to the Committee of the Whole with favorable recommendation.	11
		12
		13
		14
Appropriations	After consideration on the merits, the Committee recommends that HB26-1286 be referred to the Committee of the Whole with favorable recommendation.	15
		16
		17
Appropriations	After consideration on the merits, the Committee recommends that HB26-1307 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.	18
		19
		20
		21
Appropriations	After consideration on the merits, the Committee recommends that HB26-1325 be referred to the Committee of the Whole with favorable recommendation.	22
		23
		24
Appropriations	After consideration on the merits, the Committee recommends that HB26-1326 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	25
		26
		27
		28
Appropriations	After consideration on the merits, the Committee recommends that HB26-1416 be referred to the Committee of the Whole with favorable recommendation.	29
		30
		31
Appropriations	After consideration on the merits, the Committee recommends that HB26-1418 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	32
		33
		34
		35
	Amend reengrossed bill, page 37, line 2, strike "\$8,778" and substitute "\$34,850".	36
		37
		38
	Page 37, line 4, strike "\$247,627" and substitute "195,352".	39
		40
	Page 37, line 5, strike "\$12,079" and substitute "38,282".	41
		42
Appropriations	After consideration on the merits, the Committee recommends that HB26-1422 be referred to the Committee of the Whole with favorable recommendation.	43
		44
		45
Appropriations	After consideration on the merits, the Committee recommends that HB26-1425 be referred to the Committee of the Whole with favorable recommendation.	46
		47
		48
Appropriations	After consideration on the merits, the Committee recommends that HB26-1429 be referred to the Committee of the Whole with favorable recommendation.	49
		50
		51
Appropriations	After consideration on the merits, the Committee recommends that HB26-1433 be referred to the Committee of the Whole with favorable recommendation.	52
		53
		54
		55
		56
	On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, HB26-1029, HB26-1033, HB26-1307 were made Special Orders at 9:52 p.m.	57
		58
		59
		60
		61
Committee of the Whole	The hour of 9:52 p.m. having arrived, Senator Bridges moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills -- Consent Calendar, and Senator Bridges was called to act as Chair.	62
		63
		64
		65
		66
		67

**SPECIAL ORDERS -- SECOND READING OF BILLS
-- CONSENT CALENDAR**

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1029 by Representative(s) Hamrick and Carter; also Senator(s) **Marchman**--Concerning enhancing representation in higher education by altering the membership of certain entities involved in higher education policy development in the state.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1033 by Representative(s) Gonzalez R. and Duran; also Senator(s) **Rodriguez and Pelton B.**--Concerning expanding the scope of the "Colorado Cottage Foods Act", and, in connection therewith, making an appropriation.

Amendment No. 1, Agriculture & Natural Resources Committee Amendment,
(Printed in Senate Journal, May 7, page(s) 1132-1133 and placed in members' bill files.)

Amendment No. 2, Finance Committee Amendment,
(Printed in Senate Journal, May 11, page(s) 1207-1208 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1307 by Representative(s) Gilchrist and Bradley; also Senator(s) **Mullica and Rich**--Concerning the continuation of the Colorado medical board, and, in connection therewith, implementing recommendations of the department of regulatory agencies in the department's 2025 sunset report.

Ordered revised and placed on the calendar for third reading and final passage.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Bridges, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1029, HB26-1033, as amended, HB26-1307.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, HB26-1335, HB26-1281, HB26-1289, HB26-1326, HB26-1255, HB26-1309, HB26-1065, HB26-1102, HB26-1223, HB26-1272, HB26-1141, HB26-1424, HB26-1138, HB26-1426, HB26-1427, HB26-1274, HB26-1286, HB26-1325, HB26-1416, HB26-1422, HB26-1425, HB26-1429, HB26-1433, HB26-1418 were made Special Orders at 9:55 p.m.

Committee of the Whole The hour of 9:55 p.m. having arrived, Senator Bridges moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Bridges was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1335 by Representative(s) Garcia and Nguyen; also Senator(s) **Wallace**--Concerning access to abortion medication services on Colorado college campuses.

Laid over until Tuesday, May 12, 2026.

HB26-1281 by Representative(s) Carter and Espenosa; also Senator(s) **Weissman and Hinrichsen**--Concerning the alignment of criminal offenses that involve the death of another person.

Laid over until Tuesday, May 12, 2026.

HB26-1289 by Representative(s) Garcia and Brown; also Senator(s) **Weissman**--Concerning modification of certain tax expenditures, and, in connection therewith, making and reducing an appropriation.

Laid over until Tuesday, May 12, 2026.

HB26-1326 by Representative(s) Duran and Willford, Goldstein, Joseph, Paschal, Smith, Velasco; also Senator(s) **Rodriguez and Cutter**--Concerning the continuation of the public utilities commission, and, in connection therewith, implementing recommendations in the 2025 sunset report by the department of regulatory agencies and making an appropriation.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, May 11, page(s) 1210-1212 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, May 11, page(s) 1213 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1255 by Representative(s) Story; also Senator(s) Cutter--Concerning protections for users of electronic media, and, in connection therewith, requiring an operator of a social media platform to ensure the social media platform provides a streamlined process to allow a law enforcement agency to contact the social media platform concerning a search warrant and requiring an operator to report to a local law enforcement agency if the operator's social media platform takes an adverse action against a user of the social media platform.

Amendment No. 1, Judiciary Committee Amendment.
(Printed in Senate Journal, May 7, page(s) 1111-1112 and placed in members' bill files.)

Amendment No. 2(L.018), by Senator Cutter.

Amend the Judiciary Committee Report dated May 6, 2026, page 1, strike lines 1 through 22.

Page 2 of the report, strike lines 1 through 5 and substitute:
"Amend reengrossed bill, page 4, line 18, strike "APPLICATION; OR" and substitute "APPLICATION;"

Page 4 of the bill, strike line 23 and substitute "WITH, A SOCIAL MEDIA PLATFORM; OR

(C) IS A WEBSITE, ONLINE SERVICE, ONLINE APPLICATION, OR MOBILE APPLICATION WHOSE PRIMARY PURPOSE IS PROVIDING HEALTH INFORMATION, HEALTH EDUCATION, OR HEALTH NAVIGATION SERVICES; FACILITATING ACCESS TO REPRODUCTIVE HEALTH CARE, SEXUAL HEALTH SERVICES, OR RELATED

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

PATIENT ADVOCACY OR SUPPORT SERVICES; OR CONNECTING INDIVIDUALS WITH PROVIDERS OF LEGALLY PROTECTED HEALTH-CARE ACTIVITY, AS DEFINED IN SECTION 12-30-121 (1)(d), SO LONG AS THE SERVICE OR APPLICATION IS NOT A FEATURE OR SERVICE OF, OR OTHERWISE ASSOCIATED OR AFFILIATED WITH, A SOCIAL MEDIA PLATFORM THAT DOES NOT PRIMARILY PROVIDE SUCH HEALTH-CARE SERVICES."."

Page 2 of the report, after line 19 insert:
"Page 7 of the bill, strike line 18 and substitute "SECTION 16-3-313 (1)(b)."."

Page 2 of report, after line 26 insert:
"Page 8 of the bill, strike line 20 and substitute "**added by Senate Bill 26-011** (1)(a)(III), (4) introductory portion, and (7)(e) as".

Page 8 of the bill, after line 23 insert:
"(1) As used in this section, unless the context otherwise requires:
(a) (III) "Covered platform" does not include a service or application that:
(A) Is used to facilitate communication within a business or enterprise among employees or affiliates of the business or enterprise, so long as access to the service or application is restricted to employees or affiliates of the business or enterprise using the service or application; or
(B) Has the exclusive purposes of offering the commercial sale of goods and facilitating commercial transactions between buyers and sellers, so long as the service or application is not a feature or service of, or otherwise associated or affiliated with, a covered platform; OR
(C) IS A WEBSITE, ONLINE SERVICE, ONLINE APPLICATION, OR MOBILE APPLICATION WHOSE PRIMARY PURPOSE IS PROVIDING HEALTH INFORMATION, HEALTH EDUCATION, OR HEALTH NAVIGATION SERVICES; FACILITATING ACCESS TO REPRODUCTIVE HEALTH CARE, SEXUAL HEALTH SERVICES, OR RELATED PATIENT ADVOCACY OR SUPPORT SERVICES; OR CONNECTING INDIVIDUALS WITH PROVIDERS OF LEGALLY PROTECTED HEALTH-CARE ACTIVITY, AS DEFINED IN SECTION 12-30-121 (1)(d), SO LONG AS THE SERVICE OR APPLICATION IS NOT A FEATURE OR SERVICE OF, OR OTHERWISE ASSOCIATED OR AFFILIATED WITH, A SOCIAL MEDIA PLATFORM THAT DOES NOT PRIMARILY PROVIDE SUCH HEALTH-CARE SERVICES."."

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1309 by Representative(s) Froelich and Story; also Senator(s) Wallace--Concerning measures related to forms of abuse in cases regarding a separation of a relationship.

Laid over until Tuesday, May 12, 2026.

HB26-1065 by Representative(s) McCluskie and Woodrow, Boesenecker, Camacho, Jackson, Lindsay, Paschal, Stewart R., Velasco, Zokaie; also Senator(s) Roberts and Exum, Hinrichsen, Jodeh, Kipp--Concerning transit and housing investment zones, and, in connection therewith, making an appropriation.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, May 7, page(s) 1134-1140 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.
(Printed in Senate Journal, May 11, page(s) 1175 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

- HB26-1102** by Representative(s) Lindsay; also Senator(s) Snyder--Concerning the funding of the Colorado DRIVES vehicle services account in the highway users tax fund. 1
2
3
Amendment No. 1, Finance Committee Amendment. 4
(Printed in Senate Journal, April 8, page(s) 598 and placed in members' bill files.) 5
6
Amendment No. 2, Appropriations Committee Amendment. 7
(Printed in Senate Journal, May 11, page(s) 1175-1176 and placed in members' bill files.) 8
9
As amended, ordered revised and placed on the calendar for third reading and final 10
passage. 11
12
- HB26-1223** by Representative(s) Woodrow and Boesenecker; also Senator(s) Ball and Roberts-- 13
Concerning modifying certain tax expenditures. 14
15
Amendment No. 1, Finance Committee Amendment. 16
(Printed in Senate Journal, May 8, page(s) 1145-1157 and placed in members' bill files.) 17
18
Amendment No. 2, Appropriations Committee Amendment. 19
(Printed in Senate Journal, May 11, page(s) 1176-1177 and placed in members' bill files.) 20
21
Amendment No. 3(L.026), by Senator Ball. 22
23
Amend the reengrossed bill, page 2, strike lines 2 through 22. 24
25
Strike pages 3 and 4 of the bill. 26
27
Page 5 of the bill, strike lines 1 through 25. 28
29
Renumber succeeding sections accordingly. 30
31
Page 10 of the bill, line 6, strike "AMOUNT OF STATE REVENUE GAIN" and 32
substitute "CHANGE IN STATE REVENUE". 33
34
Amend the Finance Committee Report, dated May 7, 2026, page 4, line 35
24, strike "3 and 4" and substitute "2 and 3". 36
37
Page 4 of the report, strike lines 27 through 39 and substitute: 38
39
"SECTION 12. **Effective date.** This act takes effect upon passage; 40
except that section 1 of this act takes effect only if House Bill 26-1221 and 41
House Bill 26-1222 do not become law. 42
SECTION 13. **Safety clause.** The general assembly finds, determines, 43
and declares that this act is necessary for the immediate preservation of the 44
public peace, health, or safety or for appropriations for the support and 45
maintenance of the departments of the state and state institutions." 46
47
As amended, ordered revised and placed on the calendar for third reading and final 48
passage. 49
50
- HB26-1272** by Representative(s) Froelich and Velasco; also Senator(s) **Cutter and Weissman--** 51
Concerning protections for workers necessitated by climate change, and, in connection 52
therewith, making an appropriation. 53
54
Amendment No. 1, Appropriations Committee Amendment. 55
(Printed in Senate Journal, May 11, page(s) 1177 and placed in members' bill files.) 56
57
As amended, ordered revised and placed on the calendar for third reading and final 58
passage. 59
60
- HB26-1141** by Representative(s) Bacon; also Senator(s) **Kolker and Marchman--**Concerning civil 61
rights violations involving discriminatory practices in public schools. 62
63
Amendment No. 1(L.017), by Senator Kolker. 64
65
Amend reengrossed bill, page 3, line 19, strike "OR CONSTRUCTIVE". 66
67

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1424 by Representative(s) Willford and Froelich, Duran, Bacon, Boesenecker, Brown, Camacho, Carter, Clifford, Garcia, Gilchrist, Goldstein, Jackson, Joseph, Lieder, Lindsay, Mabrey, Martinez, Mauro, McCluskie, McCormick, Nguyen, Smith, Stewart K., Stewart R., Story, Velasco, Zokaie; also Senator(s) **Cutter and Wallace**, Bridges, Coleman, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Marchman, Sullivan--Concerning measures to increase protections for persons engaged with transportation network companies.

Amendment No. 1, Transportation & Energy Committee Amendment.
(Printed in Senate Journal, May 11, page(s) 1196-1197 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB26-1138 by Representative(s) Woog and Espenoza; also Senator(s) **Rodriguez and Kirkmeyer**-- Concerning measures to prevent organized retail theft, and, in connection therewith, creating the retail theft prevention advisory board and the retail theft prevention grant program in the division of criminal justice.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1426 by Representative(s) Camacho and Zokaie; also Senator(s) **Roberts**--Concerning the 2026 legislative report submitted by the department of law to the joint judiciary committee of the general assembly, and, in connection therewith, implementing recommendations contained in the report.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1427 by Representative(s) Espenoza; also Senator(s) **Snyder**--Concerning updates to the "Uniform Antitrust Pre-Merger Notification Act" approved by the Uniform Law Commission.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1274 by Representative(s) Lindsay and Garcia; also Senator(s) **Wallace and Weissman**-- Concerning authorization for a state agency to award a percentage of the total value of a grant agreement to a nonprofit grantee of a grant program of the agency upon the execution or renewal of the grant agreement, and, in connection therewith, making an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1286 by Representative(s) Lieder and Richardson, Bacon, Barron, Brown, Camacho, Carter, Clifford, Duran, Feret, Flanell, Froelich, Garcia, Garcia Sander, Goldstein, Hamrick, Hartsook, Jackson, Joseph, Lukens, Mabrey, Martinez, Mauro, Nguyen, Paschal, Ricks, Rutinel, Rydin, Slauch, Smith, Soper, Titone, Velasco, Willford, Winter T., Woodrow, Woog, Zokaie; also Senator(s) **Kolker and Liston**--Concerning a requirement that a commercial motor vehicle have a human present when the commercial motor vehicle is being driven by an automated driving system, and, in connection therewith, making an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

HB26-1274 by Representative(s) Lindsay and Garcia; also Senator(s) **Wallace and Weissman**-- Concerning authorization for a state agency to award a percentage of the total value of a grant agreement to a nonprofit grantee of a grant program of the agency upon the execution or renewal of the grant agreement, and, in connection therewith, making an appropriation.

Senator Pelton B. moved to amend the report of the Committee of the Whole to show that the following Pelton B. floor amendments, (L.006) to HB26-1274, did pass.

Amend reengrossed bill, page 3, line 15, strike "**grantees.**" and substitute "**grantees - definition.**".

Page 6, after line 6 insert:

"(d) (I) AN ADMINISTERING STATE AGENCY SHALL NOT AUTHORIZE ADVANCE PAYMENT TO A GRANTEE PURSUANT TO THIS SECTION IF:

(A) A CURRENT MEMBER OF THE GENERAL ASSEMBLY SERVES AS AN EMPLOYEE, OFFICER, DIRECTOR, CONTRACTOR, OR PAID CONSULTANT OF THE GRANTEE; OR

(B) AN IMMEDIATE FAMILY MEMBER OF A CURRENT MEMBER OF THE GENERAL ASSEMBLY RECEIVES COMPENSATION FROM THE GRANTEE.

(II) AS USED IN THIS SUBSECTION (1)(d), "COMPENSATION" MEANS SALARY, WAGES, CONSULTING FEES, RETAINERS, OR ANY OTHER FORM OF MONETARY PAYMENT."

A majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **passed** on the following roll call vote:

YES	21	NO	13	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	N	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	N	Exum	Y	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	17	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	Y		

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Bridges, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1326, as amended, HB26-1255, as amended, HB26-1065, as amended, HB26-1102, HB26-1223, HB26-1272, as amended, HB26-1141, HB26-1424, as amended, HB26-1138, HB26-1426, HB26-1427, HB26-1274, as amended, HB26-1286, as amended.

Laid over until Tuesday, May 12: HB26-1335, HB26-1281, HB26-1289, HB26-1309, HB26-1425, HB26-1429, HB26-1433, HB26-1418.

Journal correction:

- Page 1153, line 7 strike "Michaelson Jenet".
- Page 952, line 48, strike "Senator Ball" and insert "Majority Leader Rodriguez".
- Page 953, line 25, strike "declared".
- Page 957, line 30, after "Majority Leader", insert "Rodriguez".
- Page 909, line 18, strike "1" and insert "2"
- Page 909, line 18, after "2," insert "Liston,"
- Page 923, line 19, strike "Barbra" and insert "Barbara".
- Page 1063, line 17, strike "5" and insert "6".
- Page 1063, line 17, after "Daugherty" insert, "Pelton B."
- Page 1063, line 18, strike "5" and insert "6".
- Page 1063, line 18, after "Daugherty" insert, "Pelton B."
- Page 1096, strike line 29.
- Page 1096, line 3, insert "At the order of the President, Senator Danielson was excused."
- Page 1111, line 17, strike "Absent" and insert "Excused".
- Page 879, line 4, strike "Barbra" and insert "Barbara".

On motion of Majority Leader Rodriguez, the Senate adjourned until 12:01 a.m., Tuesday, May 12, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

119th Legislative Day Tuesday, May 12, 2026

- Prayer 10
By Senator Gonzales. 11
- Call to 12
Order 13
By the President at 12:01 a.m. 14
- Roll Call 15
Present-- 34. 16
Excused-- 1, Exum. 17
Excused later-- 1, Danielson. 18
Present later-- 2, Exum, Danielson. 19
- Quorum 20
The President announced a quorum present. 21
- Pledge 22
By Senator Ball. 23
- Approval of 24
the Journal 25
On motion of Senator Liston, the Journal of Monday, May 11, 2026, was approved as 26
corrected by the Secretary. 27

SENATE SERVICES REPORT

- Correctly Engrossed:** SB26-192. 32
- Correctly Reengrossed:** SB26-183 and 190. 33
- Correctly Revised:** HB26-1029, 1033, 1063, 1065, 1102, 1138, 1141, 1223, 1236, 1255, 34
1272, 1274, 1286, 1306, 1307, 1315, 1324, 1326, 1424, 1426, 1427, 1431, and 1432; 35
HJR26-1028. 36
- Correctly Rerevised:** HB26-1016, 1043, 1059, 1075, 1077, 1100, 1139, 1147, 1195, 1206, 37
1230, 1263, 1276, 1298, 1328, 1340, 1345, 1417, 1419, and 1421. 38
- Correctly Enrolled:** SB26-114, 116, 117, 145, 149, 154, 156, 157, 167, 171, 173, 175, and 39
181. 40

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, 46
reading at length having been dispensed with by unanimous consent, had been considered 47
and action taken thereon as follows: 48

SB26-082 by Senator(s) **Pelton B.**; --Concerning the process by which a local government controls 50
the development of renewable energy projects, and, in connection therewith, authorizing a 51
local government to implement an optional two-tier application fee program and a success 52
fee. 53

Laid over until Thursday, May 14, 2026. 54
55

HB26-1325 by Representative(s) Caldwell and Feret; also Senator(s) **Ball and Pelton R.**--Concerning 57
natural medicine. 58

Amendment No. 1, Health & Human Services Committee Amendment. 60
(Printed in Senate Journal, May 11, page(s) 1197-1203 and placed in members' bill files.) 61

As amended, ordered revised and placed on the calendar for third reading and final 63
passage. 64

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

HB26-1416 by Representative(s) Nguyen and Brown, Taggart, Winter T., Camacho, Stewart K., Soper, Woog, Richardson, Carter, Titone, Lindsay, Velasco; also Senator(s) **Amabile and Carson**, Roberts, Pelton R.--Concerning transfers from the universal high school scholarship cash fund.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1422 by Representative(s) Clifford, Duran; also Senator(s) **Coleman and Frizell**--Concerning security measures for certain governmental entities.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1425 by Representative(s) Gilchrist and Brown, Sirota, Stewart K., Stewart R., Taggart; also Senator(s) **Daugherty and Bright**--Concerning the regulation of applied behavior analysis services, and, in connection therewith, making an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1433 by Representative(s) McCluskie and Velasco; also Senator(s) **Cutter and Roberts**--Concerning funding to sustain the firefighter behavioral health benefits program.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1418 by Representative(s) Zokaie and Camacho; also Senator(s) **Amabile and Roberts**--Concerning the provision of services to young people, and, in connection therewith, requiring certain social media platforms that provide online gaming services, products, and features to young people to impose a fee on each add-on transaction and remit the fee to the youth mental health services access enterprise, which enterprise is created in the bill, and to the youth programming and protections enterprise, which enterprise is also created in the bill, to be used to fund programs that provide services to young people, and making an appropriation.

Amendment No. 1, Finance Committee Amendment.

(Printed in Senate Journal, May 11, page(s) 1208 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.

(Printed in Senate Journal, May 11, page(s) 1213 and placed in members' bill files.)

Amendment No. 3(L.033), by Senator Roberts.

Amend reengrossed bill, page 7, strike lines 23 and 24 and substitute:

"(III) PUBLISHES OR ENABLES USER CREATION AND PUBLICATION OF ONE OR MORE GAMES, ACCESSIBLE VIA ONLINE GAMING SERVICES, PRODUCTS, OR FEATURES, THAT ARE REASONABLY LIKELY TO BE ACCESSED".

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

On motion of Senator Bridges, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	E	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1325, as amended, HB26-1416, HB26-1422, HB26-1433, HB26-1425, HB26-1418, as amended
 Laid over until later in the day: HB26-1335, HB26-1281, HB26-1289, HB26-1309, HB26-1429.
 Laid over until Thursday, May 14: SB26-082.

At the order of the President, Senator Exum was added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of House Amendments to Senate Bills.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-189 by Senator(s) **Rodriguez and Coleman**, Baisley; also Representative(s) Duran and Bacon, Titone--Concerning the use of automated decision-making technology in consequential decisions, and, in connection therewith, making an appropriation.

Senator Rodriguez moved that the Senate concur in House amendments to **SB26-189**, as printed in House journal, May 8, page(s) 1774. The motion was **adopted** by the following roll call vote:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	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
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-135

by Senator(s) **Bridges and Kipp**, Amabile, Benavidez, Coleman, Cutter, Danielson, Daugherty, Exum, Gonzales J., Hinrichsen, Jodeh, Kolker, Lindstedt, Marchman, Mullica, Rodriguez, Snyder, Sullivan, Weissman; also Representative(s) Bacon and Lukens, Boesenecker, Camacho, Carter, Duran, Goldstein, Hamrick, Joseph, Lieder, Lindsay, Martinez, McCormick, Nguyen, Paschal, Phillips, Rydin, Smith, Stewart R., Titone, Velasco, Willford--Concerning state public education K-12 funding, and, in connection therewith, increasing appropriations for state public education K-12 for ten years, allowing the state to retain an amount of state revenue in excess of the limitation on state fiscal year spending equal to state public K-12 education funding, and submitting a ballot question to the registered electors of the state.

Senator Bridges moved that the Senate concur in House amendments to **SB26-135**, as printed in House journal, May 8, page(s) 1778-1180 and again on Third Reading, May 9, page(s) 1813 . The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the calendar of May 12 was laid over until later on in the day, May 12, retaining its place on the calendar.

Third Reading of Bills -- Final Passage -- Consent Calendar: HB26-1324, HB26-1063, HB26-1432, HB26-1029, HB26-1033, HB26-1307.

Third Reading of Bills -- Final Passage: HB26-1054, SB26-192, HB26-1315, HB26-1431, HB26-1306, HB26-1236, HB26-1326, HB26-1255, HB26-1065, HB26-1102, HB26-1223, HB26-1272, HB26-1141, HB26-1424, HB26-1138, HB26-1426, HB26-1427, HB26-1274, HB26-1286.

Special Orders -- Second Reading of Bills: HB26-1335, HB26-1281, HB26-1289, HB26-1309, HB26-1429.

Consideration of House Amendments to Senate Bills: SB26-048, SB26-172, SB26-093, SB26-131, SB26-165, SB26-042, SB26-115, SB26-015, SB26-133, SB26-187, SB26-193.

Call of the Senate.

Call raised.

At the order of the President, Senators Danielson was excused.

COMMITTEE OF REFERENCE REPORTS

Appropriations

After consideration on the merits, the Committee recommends that HB26-1430 be referred to the Committee of the Whole with favorable recommendation.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of Third Reading of Bills -- Final Passage.

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:

SB26-192

by Senator(s) **Cutter**; also Representative(s) Soper and Joseph--Concerning an appeals process for producers to contest the eco-modulated dues assessed against producers to finance the producer responsibility program for statewide recycling.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	22	NO	12	EXCUSED	1	ABSENT	0
Amabile	Y	Danielson	E	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman.

At the order of the President, Senator Danielson was added to the current roll call.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, HB26-1335, HB26-1281, HB26-1309, HB26-1430, HB26-1289, HB26-1429 were made Special Orders at 11:04 a.m.

Committee of the Whole

The hour of 11:04 a.m. having arrived, Senator Weissman moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders -- Second Reading of Bills, and Senator Weissman was called to act as Chair.

SPECIAL ORDERS -- SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1335

by Representative(s) Garcia and Nguyen; also Senator(s) Wallace--Concerning access to abortion medication services on Colorado college campuses.

Ordered revised and placed on the calendar for third reading and final passage.

(For further action, see amendments to the report of the Committee of the Whole.)

HB26-1281 by Representative(s) Carter and Espenoza; also Senator(s) Weissman and Hinrichsen--
Concerning the alignment of criminal offenses that involve the death of another person.

Laid over until Thursday, May 14, 2026.

HB26-1309 by Representative(s) Froelich and Story; also Senator(s) Wallace--Concerning measures
related to forms of abuse in cases regarding a separation of a relationship.

Amendment No. 1, State, Veterans & Military Affairs Committee Amendment.
(Printed in Senate Journal, May 7, page(s) 1133-1134 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final
passage.

HB26-1430 by Representative(s) Boesenecker and Sirota; also Senator(s) Lindstedt and Amabile--
Concerning adjustments to transportation funding.

Amendment No. 1, Finance Committee Amendment.
(Printed in Senate Journal, May 11, page(s) 1208-1210 and placed in members' bill files.)

Amendment No. 2(L.013), by Senator Lindstedt.

Amend the Finance Committee Report, dated May 11, 2026, page 2, lines 4 and
5, strike "SPEAKER OF THE HOUSE OF REPRESENTATIVES" and substitute
"PRESIDENT OF THE SENATE".

Page 2, line 11, strike "PRESIDENT OF THE SENATE" and substitute "SPEAKER OF
THE HOUSE OF REPRESENTATIVES".

As amended, ordered revised and placed on the calendar for third reading and final
passage.

(For further action, see amendments to the report of the Committee of the Whole.)

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

HB26-1335 by Representative(s) Garcia and Nguyen; also Senator(s) **Wallace and Bridges--**
Concerning access to abortion medication services on Colorado college campuses.

Senator Rich moved to amend the report of the Committee of the Whole to show that the
following Rich floor amendment, (L.022) to HB26-1335, did pass.

Amend reengrossed bill, page 3, line 18, strike "(10)(a);" and substitute
"(10)(a), AND".

Page 3, strike lines 19 through 22 and substitute "COLLEGE, AS DEFINED IN
SECTION 23-71-102.".

Less than a majority of all members elected to the Senate having voted in the affirmative,
the amendment to the report of the Committee of the Whole was **lost** on the following roll
call vote:

YES	12	NO	23	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	N	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	N	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	N		

HB26-1430 by Representative(s) Boesenecker and Sirota; also Senator(s) **Lindstedt and Amabile--** Concerning adjustments to transportation funding.

Senator Kirkmeyer moved to amend the report of the Committee of the Whole to show that the following Kirkmeyer floor amendment, (L.012) to HB26-1430, did pass.

Amend the Finance Committee Report, dated May 11, 2026, page 2, line 19, strike "JUNE 19, 2026." and substitute "MAY 29, 2026."

Page 2, line 35, strike "JUNE 29, 2026." and substitute "JUNE 15, 2026."

Page 2, line 38, strike "JUNE 29, 2026," and substitute "JUNE 14, 2026,".

Page 2, line 39, strike "NOVEMBER 2, 2026." and substitute "AUGUST 3, 2026."

Page 2, line 42, strike "NOVEMBER 2, 2026," and substitute "AUGUST 3, 2026,".

Page 3, line 10, strike "SEPTEMBER 7, 2026," and substitute "JULY 15, 2026,".

Page 3, line 22, strike "NOVEMBER 13, 2026," and substitute "AUGUST 10, 2026,".

Page 4, strike lines 4 through 16.

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	14	NO	21	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	N	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	N	Exum	N	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	N		

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Gonzales, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1335, HB26-1281, HB26-1309, as amended HB26-1430, as amended..

Laid over until later in the day, Tuesday, May 12: HB26-1289, HB26-1429.

Laid over until Thursday, May 14: HB26-1281.

MESSAGE FROM THE HOUSE

May 12, 2026
Mr. President:

The House has adopted and transmits herewith HJR26-1031, as printed in House Journal, May 12, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB26-1250, amended as printed in House Journal, May 11, 2026.

MESSAGE FROM THE REVISOR OF STATUTES

May 12, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, HB26-1250.

INTRODUCTION OF RESOLUTIONS

The following bills were read by title:

SJR26-026 by Senator(s) Rodriguez, Coleman, Simpson; also Representative(s) Duran, McCluskie, Caldwell--Concerning adjournment sine die.

Laid over until Wednesday, May 13, 2026.

HJR26-1031 by Representative(s) McCluskie and Duran; also Senator(s) Coleman and Rodriguez-- Concerning the designation of the convening date for the First Regular Session of the Seventy-sixth General Assembly and the addition of a Joint Rule establishing deadlines that apply to the Senate and House of Representatives for the session based on the convening date.

Laid over until Wednesday, May 13, 2026.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

HB26-1250 by Representative(s) DeGraaf and Bacon; also Senator(s) **Bright and Wallace**, Baisley-- Concerning procedures relating to state action resulting in the relinquishment of private property, and, in connection therewith, making an appropriation.
Appropriations

Senate in recess. Senate reconvened.

Call of the Senate. Call raised.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

COMMITTEE OF REFERENCE REPORTS

Appropriations

After consideration on the merits, the Committee recommends that **HB26-1250** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

MESSAGE FROM THE HOUSE

May 12, 2026
Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-035, amended as printed in House Journal, May 8, 2026.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-155, SB26-003, SB26-002, SB26-184, SB26-152, and SB26-078, amended as printed in House Journal, May 11, 2026.

The House has passed on Third Reading and returns herewith SB26-178, SB26-103, SB26-191, SB26-188, and SB26-186.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-023, amended as printed in House Journal, May 11, 2026, and amended on Third Reading as printed in House Journal, May 12, 2026.

The House has postponed indefinitely SB26-183. The bill is returned herewith.

MESSAGE FROM THE REVISOR OF STATUTES

May 12, 2026
To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, SB26-002, 003, 035, 078, 152, 155, and 184.
With comment, as amended, SB26-023.

COMMITTEE OF REFERENCE REPORTS

Transportation & Energy

After consideration on the merits, the Committee recommends that **HB26-1273** be postponed indefinitely.

Transportation & Energy

After consideration on the merits, the Committee recommends that **HB26-1112** be postponed indefinitely.

On motion of Senator Ball, the Senate resolved itself into the Committee of the of the Whole for consideration of Special Orders--Second Reading of Bills, and Senator Ball was called to act as Chair.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

SPECIAL ORDERS -- SECOND READING OF BILLS (cont'd)

The Committee of the Whole having risen, the Chair reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB26-1429 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer, Amabile**--Concerning the consolidated administration of public assistance programs, and, in connection therewith, making and reducing an appropriation.

Ordered revised and placed on the calendar for third reading and final passage.

HB26-1289 by Representative(s) Garcia and Brown; also Senator(s) **Weissman**--Concerning modification of certain tax expenditures, and, in connection therewith, making and reducing an appropriation.

Amendment No. 1, Finance Committee Amendment.

(Printed in Senate Journal, May 8, page(s) 1147-1148 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment.

(Printed in Senate Journal, May 11, page(s) 1177-1178 and placed in members' bill files.)

At the request of Senator Liston, the bill was read at length.

At the request of Senator Liston, the motion to read the bill at length was withdrawn.

As amended, ordered revised and placed on the calendar for third reading and final passage.

(For further action, see amendments to the report of the Committee of the Whole.)

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

HB26-1289 by Representative(s) Garcia and Brown; also Senator(s) **Weissman**--Concerning modification of certain tax expenditures, and, in connection therewith, making and reducing an appropriation.

Senator Kirkmeyer moved to amend the report of the Committee of the Whole to show that the following Kirkmeyer floor amendment, (L.076) to HB26-1289, did pass.

Amend reengrossed bill, page 73, after line 3 insert:

"SECTION 38. In Colorado Revised Statutes, 39-22-104, **amend** (3)(u) as follows:

39-22-104. Income tax imposed on individuals, estates, and trusts - single rate - report - tax preference performance statement - legislative declaration - definitions - repeal.

(3) There shall be added to the federal taxable income:

(u) (I) FOR THE 2026 INCOME TAX YEAR ONLY, the amount of any overtime compensation excluded or deducted from federal gross income.

(II) THIS SUBSECTION (3)(u) IS REPEALED, EFFECTIVE DECEMBER 31, 2032."

Renumber succeeding sections accordingly.

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	17	NO	18	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	N	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	Y	Simpson	Y
Ball	N	Exum	Y	Liston	Y	Snyder	N
Benavidez	N	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	Y		

HB26-1289 by Representative(s) Garcia and Brown; also Senator(s) **Weissman**--Concerning modification of certain tax expenditures, and, in connection therewith, making and reducing an appropriation.

Senator Pelton B. moved to amend the report of the Committee of the Whole to show that the following Pelton B. floor amendment, (L.075) to HB26-1289, did pass.

YES	17	NO	18	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	N	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	N	Lindstedt	N	Simpson	Y
Ball	N	Exum	Y	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	Y		

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Marchman, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB26-1429, HB26-1289, as amended.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1324 by Representative(s) McCormick and Gilchrist; also Senator(s) **Daugherty**--Concerning regulation of the division of professions and occupations, and, in connection therewith, implementing recommendations contained in the 2025 sunset report by the department of regulatory agencies.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	29	NO	6	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman and Kipp.

HB26-1063 by Representative(s) Bradfield and Rydin, Jackson; also Senator(s) **Amabile**--Concerning publishing an easily accessible list of secure transportation providers on certain departments' websites.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, and Weissman.

HB26-1432 by Representative(s) Soper and Stewart K.; also Senator(s) **Roberts and Pelton R.**--Concerning health-care payment programs.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Catlin, Coleman, and Kipp.

HB26-1029 by Representative(s) Hamrick and Carter; also Senator(s) **Marchman**--Concerning enhancing representation in higher education by altering the membership of certain entities involved in higher education policy development in the state.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	29	NO	6	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Danielson, Gonzales J., Jodeh, Kipp, Kolker, and Wallace.

HB26-1033 by Representative(s) Gonzalez R. and Duran; also Senator(s) **Rodriguez and Pelton B.**--Concerning expanding the scope of the "Colorado Cottage Foods Act", and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Benavidez, Bright, Carson, Coleman, Cutter, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Lindstedt, Liston, Marchman, Mullica, Pelton R., Snyder, and Wallace.

HB26-1307 by Representative(s) Gilchrist and Bradley; also Senator(s) **Mullica and Rich**--Concerning the continuation of the Colorado medical board, and, in connection therewith, implementing recommendations of the department of regulatory agencies in the department's 2025 sunset report.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Bright, Catlin, Coleman, Exum, Frizell, Kipp, Kirkmeyer, Liston, Marchman, Roberts, and Snyder.

MESSAGE FROM THE HOUSE

May 12, 2026
Mr. President:

The House has postponed indefinitely SB26-045. The bill is returned herewith.

The House has laid over SB26-192 to May 14, 2026. The bill is deemed lost and returned herewith.

THIRD READING OF BILLS -- FINAL PASSAGE (cont'd)

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1054 by Representative(s) Rutinel and Velasco; also Senator(s) **Wallace**--Concerning worker safety protections.

Laid over until Wednesday, May 13, 2026.

HB26-1315 by Representative(s) Soper and Espenozza; also Senator(s) **Weissman and Carson**--Concerning documents relied upon for parole determinations.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Exum, Gonzales J., Jodeh, Kipp, and Wallace.

HB26-1431 by Representative(s) Bacon and Soper; also Senator(s) **Gonzales J. and Jodeh**-- Concerning demonstrating competency for occupational licensure portability.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Bridges, Coleman, Cutter, Exum, Kipp, Kolker, Marchman, Snyder, Wallace, and Weissman.

HB26-1306 by Representative(s) Duran and Suckla; also Senator(s) **Kipp**--Concerning the creation of the wild horse special license plate, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	26	NO	9	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	N	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman and Wallace.

HB26-1065 by Representative(s) McCluskie and Woodrow, Boesenecker, Camacho, Jackson, Lindsay, Paschal, Stewart R., Velasco, Zokaie; also Senator(s) **Roberts and Exum**, Hinrichsen, Jodeh, Kipp--Concerning transit and housing investment zones, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	22	NO	13	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	N	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Bridges, Coleman, Cutter, Daugherty, Gonzales J., Lindstedt, and Wallace.

HB26-1102 by Representative(s) Lindsay; also Senator(s) **Snyder**--Concerning the funding of the Colorado DRIVES vehicle services account in the highway users tax fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	N	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Coleman, and Kipp.

HB26-1138 by Representative(s) Woog and Espenoza; also Senator(s) **Rodriguez and Kirkmeyer**--Concerning measures to prevent organized retail theft, and, in connection therewith, creating the retail theft prevention advisory board and the retail theft prevention grant program in the division of criminal justice.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Bridges, Bright, Carson, Coleman, Cutter, Danielson, Daugherty, Exum, Frizell, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Roberts, Snyder, and Wallace.

HB26-1427 by Representative(s) Espenoza; also Senator(s) **Snyder**--Concerning updates to the "Uniform Antitrust Pre-Merger Notification Act" approved by the Uniform Law Commission.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman and Marchman.

HB26-1274 by Representative(s) Lindsay and Garcia; also Senator(s) **Wallace and Weissman**-- Concerning authorization for a state agency to award a percentage of the total value of a grant agreement to a nonprofit grantee of a grant program of the agency upon the execution or renewal of the grant agreement, and, in connection therewith, making an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.007) , by Senator Pelton B.

Amend revised bill, page 6, strike lines 7 through 16 and substitute:

"(d) AN ADMINISTERING STATE AGENCY SHALL NOT AUTHORIZE ADVANCE PAYMENT TO A GRANTEE PURSUANT TO THIS SECTION IF A MEMBER OF THE GENERAL ASSEMBLY IS AN EMPLOYEE, OFFICER, DIRECTOR, CONTRACTOR, OR PAID CONSULTANT OF THE GRANTEE."

The amendment was **passed** on the following roll call vote:

YES	34	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	17	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Abstaining from voting under Senate Rule 17(c) -- Senator Jodeh.

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Kipp, and Snyder.

HB26-1286 by Representative(s) Lieder and Richardson, Bacon, Barron, Brown, Camacho, Carter, Clifford, Duran, Feret, Flanell, Froelich, Garcia, Garcia Sander, Goldstein, Hamrick, Hartsook, Jackson, Joseph, Lukens, Mabrey, Martinez, Mauro, Nguyen, Paschal, Ricks, Rutinel, Rydin, Slaugh, Smith, Soper, Titone, Velasco, Willford, Winter T., Woodrow, Woog, Zokaie; also Senator(s) **Kolker and Liston**--Concerning a requirement that a commercial motor vehicle have a human present when the commercial motor vehicle is being driven by an automated driving system, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	27	NO	8	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Danielson, Exum, Kipp, Marchman, Mullica, and Sullivan.

HB26-1326 by Representative(s) Duran and Willford, Goldstein, Joseph, Paschal, Smith, Velasco; also Senator(s) **Rodriguez and Cutter**--Concerning the continuation of the public utilities commission, and, in connection therewith, implementing recommendations in the 2025 sunset report by the department of regulatory agencies and making an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.106) , by Senator Rodriguez.

Amend revised bill, page 23, strike lines 15 through 18.

Re-number succeeding subparagraphs accordingly.

Page 27, strike lines 24 and 25 and substitute:

"(III.5) "ENERGY STORAGE" MEANS COMMERCIALY AVAILABLE TECHNOLOGY THAT IS CAPABLE OF RETAINING ELECTRICITY, STORING THE ENERGY FOR A PERIOD OF TIME, AND DELIVERING THE ELECTRICITY AFTER STORAGE BY CHEMICAL, THERMAL, MECHANICAL, OR OTHER MEANS."

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	25	NO	10	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Bridges, Coleman, Exum, Gonzales J., Kipp, Lindstedt, Marchman, Simpson, Snyder, Sullivan, and Wallace.

MESSAGE FROM THE HOUSE

May 12, 2026
Mr. President:

The House has voted to recede from its position and discharge the First Conference Committee on HB26-1363. The House requests return of the bill.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the calendar of May 12 was laid over until Wednesday, May 13, 2026, retaining its place on the calendar.

Third Reading of Bills -- Final Passage: HB26-1054, HB26-1236, HB26-1255, HB26-1223, HB26-1272, HB26-1141, HB26-1424, HB26-1426.
Consideration of House Amendments to Senate Bills: SB26-048, SB26-172, SB26-093, SB26-131, SB26-165, SB26-042, SB26-115, SB26-015, SB26-133, SB26-187, SB26-193.

DELIVERY TO THE GOVERNOR

To the Governor for signature on Tuesday, May 12, 2026, at 11:00 AM:
SB26-051, 092, 132, 144, and 182.

To the Governor for signature on Tuesday, May 12, 2026, at 05:00 PM:
SB26-189.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SB26-051, 092, 132, 144, and 182. HB26-1095, 1135, 1183. SB26-189.

On motion of Majority Leader Rodriguez, the Senate adjourned until 10:00 a.m., Wednesday, May 13, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35

SENATE JOURNAL
Seventy-fifth General Assembly
STATE OF COLORADO
Second Regular Session

120th Legislative Day Wednesday, May 13, 2026

- Prayer 10
By Senator Cutter 11
- Call to 12
Order 13
By the President at 10:00 a.m. 14
- Roll Call 15
Present-- 35. 16
- Quorum 17
The President announced a quorum present. 18
- Pledge 19
By Senator Ball. 20
- Approval of 21
the Journal 22
On motion of Senator Rich, the Journal of Tuesday, May 12, 2026, was approved as 23
corrected by the Secretary. 24

SENATE SERVICES REPORT

- Correctly Printed:** SJR26-026. 25
- Correctly Reengrossed:** SB26-192. 26
- Correctly Revised:** HB26-1250, 1289, 1309, 1325, 1335, 1416, 1418, 1422, 1425, 27
1429, 1430, and 1433. 28
- Correctly Rerevised:** HB26-1029, 1033, 1063, 1065, 1102, 1138, 1274, 1286, 1306, 29
1307, 1315, 1324, 1326, 1427, 1431, and 1432. 30
- Correctly Enrolled:** SB26-135 and 189. 31

On motion of Majority Leader Rodriguez, and with a majority of those elected to the 32
Senate having voted in the affirmative, the Senate proceeded out of order for a moment of 33
personal privilege. 34

On the motion of Senator Danielson, and with unanimous consent of those elected in the 35
Senate, the comments given during moments of personal privilege by Senator Danielson 36
were placed into the journal. 37

The Senate of 38
The Colorado Legislature 39
Convened in the Second Regular Session of the Seventy-Fifth General Assembly 40
Hereby acknowledges service to the State of Colorado by the Southern Ute Indian Tribe 41

In December 2024, the 40-year-old Enterprise pipeline within the exterior boundaries of the 42
Southern Ute Reservation failed, releasing an estimated 200,000 gallons of gasoline into the 43
surrounding environment. Following the spill, CDPHE failed to address the significant health 44
concerns and threats to the environment within the Reservation, while Enterprise dramatically 45
understated the scale of the disaster and engaged in no earnest remediation. 46
Consequently, the Tribe launched its own independent investigation. Tribal consultants identified 47
contamination across more than 110 acres of the drinking water aquifer, with the gasoline plume 48
migrating approximately 10 feet per day. Reservation residents have lost access to drinking water 49
wells and, in some cases, their homes, while others remain at risk as contamination continues to 50
spread. CDPHE and the Attorney General must fully investigate and address this disaster. The 51
dedication of the Southern Ute Indian Tribe on this issue is deeply appreciated and will not be 52
forgotten. 53

APPOINTMENTS TO CONFERENCE COMMITTEE

The President appointed Senators Lindstedt, Chair, Benavidez, and Bright as Senate conferees on the first conference committee on **HB26-1206**.

CONFERENCE COMMITTEE GRANTED FURTHER POWERS

HB26-1206 by Representative(s) Joseph and Gonzalez R.; also Senator(s) **Lindstedt and Benavidez--** Concerning improved funding to support affordable housing development.

Senator Lindstedt moved that the Senate conferees on the first conference committee on **HB26-1206** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for consideration of House Amendments to Senate Bills.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB26-172 by Senator(s) **Hinrichsen and Kipp**; also Representative(s) Boesenecker and Paschal-- Concerning the front range passenger rail district.

Senator Hinrichsen moved that the Senate concur in House amendments to **SB26-172**, as printed in House journal, May 7, page(s) 1637. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	25	NO	10	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

Co-sponsors added: Gonzales J.

SB26-093 by Senator(s) **Sullivan**; also Representative(s) Mauro and Lindsay--Concerning ensuring compliance with workers' compensation insurance coverage requirements.

Senator Sullivan moved that the Senate concur in House amendments to **SB26-093**, as printed in House journal, May 7, page(s) 1680-1681. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-131 by Senator(s) **Ball and Pelton B.**; also Representative(s) Woodrow and Woog--Concerning protections against abusive practices in sports betting, and, in connection therewith, making an appropriation.

Senator Ball moved that the Senate concur in House amendments to **SB26-131**, as printed in House journal, May 7, page(s) 1690. The motion was **adopted** by the following roll call vote:

YES	28	NO	7	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	N	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	20	NO	15	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	N	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

Co-sponsor(s) added: Bridges, Cutter, and Kipp.

SB26-165 by Senator(s) **Roberts and Pelton R.**; also Representative(s) McCormick and Soper-- Concerning measures to support species conservation, and, in connection therewith, authorizing an appropriation from the species conservation trust fund.

Senator Roberts moved that the Senate concur in House amendments to **SB26-165**, as printed in House journal, May 7, page(s) 1690. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	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
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	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: Carson and Liston.

SB26-042 by Senator(s) **Weissman and Amabile**; also Representative(s) Zokaie and Sirota-- Concerning the classification of certain state revenue for the purposes of calculating state fiscal year spending pursuant to section 20 of article X of the state constitution, and, in connection therewith, clarifying the statutory definitions of collections for another government and damage awards and making an appropriation.

Senator Weissman moved that the Senate concur in House amendments to **SB26-042**, as printed in House journal, May 8, page(s) 1774-1775. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-115 by Senator(s) **Gonzales J. and Weissman**; also Representative(s) Bacon and Mabrey-- Concerning post-conviction relief for certain offenders sentenced to imprisonment, and, in connection therewith, making and reducing an appropriation.

Senator Weissman moved that the Senate concur in House amendments to **SB26-115**, as printed in House journal, May 8, page(s) 1650, and on Thirds Reading May 9, page(s) 1780-1781. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	18	NO	17	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	N	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	N	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-015 by Senator(s) **Pelton B. and Roberts**; also Representative(s) Duran and Caldwell-- Concerning offenses involving commercial sexual activity with a child.

Senator Roberts moved that the Senate concur in House amendments to **SB26-015**, as printed in House journal, May 9, page(s), 1821-1822 and again on Third Reading, May 11 page(s) 1837. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	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: Pelton R. and Sullivan.

SB26-133 by Senator(s) **Bridges and Catlin**; also Representative(s) Martinez and Taggart-- Concerning the authorization to establish an artist company in the state, and, in connection therewith, enacting the "Colorado Artist Company act", and making an appropriation.

Senator Bridges moved that the Senate concur in House amendments to **SB26-133**, as printed in House journal, May 8, page(s) 1782. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	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: Amabile, Cutter, Danielson, and Wallace.

SB26-187 by Senator(s) **Amabile and Bridges**, Kirkmeyer; also Representative(s) Brown and Taggart, Sirota--Concerning the creation of a commission to study medicaid, and, in connection therewith, making an appropriation.

Senator Amabile moved that the Senate concur in House amendments to **SB26-187**, as printed in House journal, May 9, page(s) 1821. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	31	NO	4	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

Co-sponsors added: Wallace.

SB26-035 by Senator(s) **Roberts**; also Representative(s) Clifford--Concerning an increase of traffic violation penalties, and, in connection therewith, making an appropriation.

Senator Roberts moved that the Senate concur in House amendments to **SB26-035**, as printed in House journal, May 8, page(s) 1783. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

Co-sponsors added: Co-sponsor(s) added: Liston and Pelton R.

SB26-155 by Senator(s) **Mullica and Marchman**; also Representative(s) McCluskie and Brown-- Concerning increasing the availability of homeowner's insurance in the state, and, in connection therewith, making an appropriation.

Senator Marchman moved that the Senate concur in House amendments to **SB26-155**, as printed in House journal, May 11, page(s) 1866. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-003 by Senator(s) **Wallace and Cutter**; also Representative(s) Brown and Stewart R.-- Concerning expanding the scope of the "Battery Stewardship Act" to cover the end-of-life management of electric vehicle batteries.

Senator Wallace moved that the Senate concur in House amendments to **SB26-003**, as printed in House journal, May 11, page(s) 1866-1867. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-002 by Senator(s) **Kipp and Exum**; also Representative(s) Willford and Velasco--Concerning energy affordability, and, in connection therewith, establishing a percentage-of-income payment plan program for income-qualified utility customers.

Senator Exum moved that the Senate concur in House amendments to **SB26-002**, as printed in House journal, May 11, page(s) 1973-1875. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-184 by Senator(s) **Rodriguez and Ball**; also Representative(s) Carter and Mabrey--Concerning benefits for firefighters who contract certain conditions.

Senator Ball moved that the Senate concur in House amendments to **SB26-184**, as printed in House journal, May 11, page(s) 1875. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

Co-sponsors added: Cutter.

SB26-152 by Senator(s) **Ball and Pelton B.**; also Representative(s) Willford and Barron--Concerning changes to the usage of automated vehicle identification systems.

Senator Pelton B. moved that the Senate concur in House amendments to **SB26-152**, as printed in House journal, May 11, page(s) 1876-1878. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	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: Bridges.

SB26-078 by Senator(s) **Amabile and Kirkmeyer**; also Representative(s) Smith and Taggart--Concerning modifications to certain statutes relating to institutions of higher education, and, in connection therewith, changing procedures relating to information sharing, data, and capital construction projects and making an appropriation.

Senator Amabile moved that the Senate concur in House amendments to **SB26-078**, as printed in House journal, May 11, page(s) 1878-1879. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-023

by Senator(s) **Kolker and Kirkmeyer**; also Representative(s) Sirota and Lukens-- Concerning the financing of public schools, and, in connection therewith, making and reducing an appropriation.

Senator Kolker moved that the Senate concur in House amendments to **SB26-023**, as printed in House journal, May 11, page(s) 1867-1873, and again on Third Reading, page(s) 1896-1897. The motion was **adopted** by the following roll call vote:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-048

by Senator(s) **Hinrichsen and Marchman**; also Representative(s) Joseph and Garcia-- Concerning limiting the age difference between parties to a marriage that requires judicial approval when one party is a minor.

Senator Hinrichsen moved that the Senate concur in House amendments to **SB26-048**, as printed in House journal, May 5, page(s) 1613-1614. The motion was **adopted** by the following roll call vote:

YES	18	NO	17	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	N	Kolker	N	Rodriguez	Y
Baisley	N	Daugherty	N	Lindstedt	Y	Simpson	Y
Ball	N	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	N
Bridges	N	Gonzales J.	Y	Mullica	N	Wallace	N
Bright	N	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	N		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	11	NO	24	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	Y	Kolker	N	Rodriguez	Y
Baisley	N	Daugherty	N	Lindstedt	Y	Simpson	N
Ball	N	Exum	N	Liston	N	Snyder	Y
Benavidez	N	Frizell	N	Marchman	N	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	N
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	N
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **lost**.

**THIRD READING OF BILLS -- FINAL PASSAGE --
CONSENT CALENDAR**

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1250 by Representative(s) DeGraaf and Bacon; also Senator(s) **Bright and Wallace**, Baisley-- Concerning procedures relating to state action resulting in the relinquishment of private property, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	N	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Bridges, Carson, Coleman, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Snyder, Weissman, and Zamora Wilson.

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:

HB26-1054 by Representative(s) Rutinel and Velasco; also Senator(s) **Wallace**--Concerning worker safety protections.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	17	NO	18	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	N	Lindstedt	Y	Simpson	N
Ball	N	Exum	Y	Liston	N	Snyder	N
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	N	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **lost**.

HB26-1236 by Representative(s) Zokaie and Mabrey; also Senator(s) **Ball and Hinrichsen**--Concerning arbitration reform.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	19	NO	16	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	N	Lindstedt	N	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	N
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, and Kipp.

HB26-1255 by Representative(s) Story; also Senator(s) **Cutter**--Concerning protections for users of electronic media, and, in connection therewith, requiring an operator of a social media platform to ensure the social media platform provides a streamlined process to allow a law enforcement agency to contact the social media platform concerning a search warrant and requiring an operator to report to a local law enforcement agency if the operator's social media platform takes an adverse action against a user of the social media platform.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	18	NO	17	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	N
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	N	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Danielson, Daugherty, Gonzales J., Jodeh, Kolker, Marchman, Sullivan, and Wallace.

HB26-1223 by Representative(s) Woodrow and Boesenecker; also Senator(s) **Ball and Roberts--** Concerning modifying certain tax expenditures, and, in connection therewith, making an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator Roberts was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.031) , by Senator Roberts.

Amend revised bill, page 15, strike line 13 and substitute "fund created in section 24-32-721 (1); BEGINNING JANUARY 1, 2027, AND UNTIL DECEMBER 31, 2028,".

Page 15, line 14, strike "TWENTY-FIVE" and substitute "TWENTY-NINE".

Page 15, line 18, strike "SECTION 24-32-721 (1)." and substitute "SECTION 24-32-721 (1); AND, BEGINNING JANUARY 1, 2029, MONTHLY, AN AMOUNT EQUAL TO ONE AND SIX HUNDRED TWENTY-FIVE THOUSANDTHS PERCENT OF NET REVENUE EXCLUDING NET REVENUE COLLECTED UNDER PART 2 OF THIS ARTICLE 26, WHICH AMOUNT THE STATE TREASURER SHALL CREDIT TO THE HOUSING DEVELOPMENT GRANT FUND CREATED IN SECTION 24-32-721 (1).".

Page 17, after line 1 insert:

"(d) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF REVENUE MAY ADOPT RULES NECESSARY TO IMPLEMENT THIS SECTION.".

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	22	NO	13	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	N	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Bridges, Coleman, Cutter, Kipp, Mullica, and Weissman.

HB26-1272 by Representative(s) Froelich and Velasco; also Senator(s) **Cutter and Weissman--** Concerning protections for workers necessitated by climate change, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	21	NO	14	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	N	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Benavidez, Coleman, Danielson, Exum, Gonzales J., Jodeh, Kipp, Kolker, Marchman, Sullivan, and Wallace.

HB26-1141 by Representative(s) Bacon; also Senator(s) **Kolker and Marchman--**Concerning civil rights violations involving discriminatory practices in public schools.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Danielson, Exum, Gonzales J., Jodeh, Kipp, Mullica, and Wallace.

HB26-1424 by Representative(s) Willford and Froelich, Duran, Bacon, Boesenecker, Brown, Camacho, Carter, Clifford, Garcia, Gilchrist, Goldstein, Jackson, Joseph, Lieder, Lindsay, Mabrey, Martinez, Mauro, McCluskie, McCormick, Nguyen, Smith, Stewart K., Stewart R., Story, Velasco, Zokaie; also Senator(s) **Cutter and Wallace**, Bridges, Coleman, Gonzales J., Hinrichsen, Jodeh, Kipp, Kolker, Lindstedt, Marchman, Sullivan--Concerning measures to increase protections for persons engaged with transportation network companies.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, and Danielson.

HB26-1426 by Representative(s) Camacho and Zokaie; also Senator(s) **Roberts**--Concerning the 2026 legislative report submitted by the department of law to the joint judiciary committee of the general assembly, and, in connection therewith, implementing recommendations contained in the report.

A majority of those elected to the Senate having voted in the affirmative, Senator Roberts was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.014) , by Senator Roberts.

Amend revised bill, page 4, line 2, strike "SURROUNDING POTENTIAL OR" and substitute "OF".

Page 4, line 6, strike "SURROUNDING POTENTIAL OR" and substitute "OF".

Page 4, line 8, strike "BILL OR".

Page 77, line 7, strike "SURROUNDING POTENTIAL OR" and substitute "OF".

The amendment was **passed** on the following roll call vote:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	25	NO	10	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman and Wallace.

HB26-1325 by Representative(s) Caldwell and Feret; also Senator(s) **Ball and Pelton R.**--Concerning natural medicine.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	30	NO	5	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Catlin, Coleman, Cutter, Danielson, Gonzales J., Hinrichsen, Kipp, Lindstedt, Marchman, Sullivan, and Wallace.

HB26-1416 by Representative(s) Nguyen and Brown, Taggart, Winter T., Camacho, Stewart K., Soper, Woog, Richardson, Carter, Titone, Lindsay, Velasco; also Senator(s) **Amabile and Carson, Roberts, Pelton R.**--Concerning transfers from the universal high school scholarship cash fund.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman.

HB26-1422 by Representative(s) Clifford, Duran; also Senator(s) **Coleman and Frizell**--Concerning security measures for certain governmental entities.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	28	NO	7	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Danielson, Exum, Kipp, Marchman, Mullica, and Wallace.

HB26-1425 by Representative(s) Gilchrist and Brown, Sirota, Stewart K., Stewart R., Taggart; also Senator(s) **Daugherty and Bright**--Concerning the regulation of applied behavior analysis services, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Bridges, Coleman, Cutter, Danielson, Exum, Gonzales J., Hinrichsen, Kipp, Marchman, Mullica, and Wallace.

HB26-1433 by Representative(s) McCluskie and Velasco; also Senator(s) **Cutter and Roberts**--Concerning funding to sustain the firefighter behavioral health benefits program.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Ball, Coleman, Exum, Gonzales J., Jodeh, Kipp, Lindstedt, Marchman, Mullica, and Wallace.

HB26-1418 by Representative(s) Zokaie and Camacho; also Senator(s) **Amabile and Roberts--** Concerning the provision of services to young people, and, in connection therewith, requiring certain social media platforms that provide online gaming services, products, and features to young people to impose a fee on each add-on transaction and remit the fee to the youth mental health services access enterprise, which enterprise is created in the bill, and to the youth programming and protections enterprise, which enterprise is also created in the bill, to be used to fund programs that provide services to young people, and making an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	18	NO	17	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	N	Simpson	N
Ball	N	Exum	Y	Liston	N	Snyder	N
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	N	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Gonzales J., Jodeh, Kipp, Kolker, and Wallace.

HB26-1335 by Representative(s) Garcia and Nguyen; also Senator(s) **Wallace and Bridges--** Concerning access to abortion medication services on Colorado college campuses.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Ball, Benavidez, Coleman, Cutter, Danielson, Gonzales J., Hinrichsen, Kipp, Kolker, Lindstedt, Marchman, Mullica, Sullivan, and Weissman.

HB26-1309 by Representative(s) Froelich and Story; also Senator(s) **Wallace--**Concerning measures related to forms of abuse in cases regarding a separation of a relationship.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Amabile, Coleman, Cutter, Exum, Kipp, Lindstedt, and Marchman.

HB26-1429 by Representative(s) Brown and Sirota, Taggart; also Senator(s) **Bridges and Kirkmeyer**, Amabile--Concerning the consolidated administration of public assistance programs, and, in connection therewith, making and reducing an appropriation.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	32	NO	3	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	Y	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Coleman, Cutter, Exum, Gonzales J., Jodeh, Kipp, Marchman, and Simpson.

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the calendar of May 13 was laid over until later in the day, retaining its place on the calendar.

Third Reading of Bills -- Final Passage: HB26-1289, HB26-1430.
 Consideration of House Amendments to Senate Bills: HB26-193.

MESSAGE FROM THE HOUSE

May 13, 2026
 Mr. President:

The House has passed on Third Reading and returns herewith SB26-170, SB26-072, SB26-190, and SB26-185.

The House has passed on Third Reading and transmitted to the Revisor of Statutes SB26-125, SB26-169, and SB26-080, amended as printed in House Journal, May 12, 2026.

The House has voted not to concur in Senate amendments and to adhere to its position on HB26-1274. The bill is returned herewith.

MESSAGE FROM THE REVISOR OF STATUTES

May 13, 2026

To: Senate

Message From Revisor of Statutes

We herewith transmit:

Without comment, as amended, SB26-080, 125, and 169.

Senate in recess. Senate reconvened.

Call of the Senate. Call raised.

THIRD READING OF BILLS -- FINAL PASSAGE (cont'd)

On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

HB26-1289 by Representative(s) Garcia and Brown; also Senator(s) **Weissman**--Concerning modification of certain tax expenditures, and, in connection therewith, making and reducing an appropriation.

A majority of those elected to the Senate having voted in the affirmative, Senator Weissman was given permission to offer a third reading amendment.

Third Reading Amendment No. 1(L.081) , by Senator Weissman.

Amend revised bill, page 56, line 4, after "ONE" insert "AND ONE-HALF".

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of those elected to the Senate having voted in the affirmative, Senator Weissman was given permission to offer a third reading amendment.

Third Reading Amendment No. 2(L.082) , by Senator Weissman.

Amend revised bill, page 57, strike lines 1 through 11 and substitute:

"(b) (I) From the amount of tax computed under subsection (2)(a) of this section, the distributor shall deduct one-half of one percent to cover expenses of payment of the tax and bad debt losses and shall pay the remaining balance to the department of revenue and file the statement required by subsection (1) of this section on or before the twenty-sixth day of each calendar month. If any distributor is delinquent in remitting the tax, except in unusual circumstances shown to the satisfaction of the executive director of the department of revenue, the retailer shall not be allowed to deduct any amount under this subsection (2)(b)."

Page 57, strike lines 17 and 18.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

The amendment was **passed** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	22	NO	13	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	N	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was **passed**.

Co-sponsor(s) added: Benavidez, Coleman, Cutter, Gonzales J., Jodeh, Kipp, and Snyder.

MESSAGE FROM THE HOUSE

May 13, 2026
Mr. President:

The House has voted to concur in the Senate amendments to HB26-1363, HB26-1033, HB26-1065, HB26-1102, HB26-1306, HB26-1315, HB26-1324, and HB26-1326, and has repassed the bills as so amended.

On motion of Majority Leader Rodriguez, and with a majority elected to the Senate having voted in the affirmative, members of the Conference Committee on 1206 were granted leave pursuant to Senate Rule 21 (c).

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

Call of the Senate. Call raised.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS (cont'd)

SB26-193 by Senator(s) **Amabile and Kirkmeyer**, Bridges; also Representative(s) Brown and Taggart, Sirota--Concerning local ordinances' impacts on state employees.

Senator Amabile moved that the Senate not concur in House amendments to **SB26-193**, as printed in House journal, May 9, page(s) 1821, and that a conference committee be appointed

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted** on the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The President appointed Senator(s) Amabile, Chair, Bridges and Kirkmeyer as Senate conferees on the first conference committee on **SB26-193**.

CONFERENCE COMMITTEE GRANTED FURTHER POWERS

SB26-193 by Senator(s) **Amabile and Kirkmeyer**, Bridges; also Representative(s) Brown and Taggart, Sirota--Concerning local ordinances' impacts on state employees.

Senator Kirkmeyer moved that the Senate conferees on the first conference committee on **SB26-193** be granted permission to go beyond the scope of the differences between the two houses.

A majority of all members elected to the Senate having voted in the affirmative, the motion was **adopted**.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS (cont'd)

SB26-169 by Senator(s) **Roberts and Carson**, Frizell, Weissman; also Representative(s) Luck and Camacho, Soper, Woodrow--Concerning the nonsubstantive revision of the Colorado Revised Statutes, as amended, and, in connection therewith, amending or repealing obsolete, imperfect, and inoperative law to preserve the legislative intent, effect, and meaning of the law.

Senator Roberts moved that the Senate concur in House amendments to **SB26-169**, as printed in House journal, May 12, page(s) 1904. The motion was **adopted** by the following roll call vote:

YES	34	NO	1	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-080 by Senator(s) **Coleman and Simpson**; also Representative(s) Lukens and English-- Concerning creating the cradle to career grant program.

Senator Simpson moved that the Senate concur in House amendments to **SB26-080**, as printed in House journal, May 12, page(s) 1890. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	30	NO	5	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

SB26-125 by Senator(s) **Kolker and Marchman**; also Representative(s) Bacon and Phillips-- Concerning disability rights protections in public schools.

Senator Kolker moved that the Senate concur in House amendments to **SB26-125**, as printed in House journal, May 12, page(s) 1890. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	24	NO	11	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

CONSIDERATION OF CONFERENCE COMMITTEE REPORTS

HB26-1206 by Representative(s) Joseph and Gonzalez R.; also Senator(s) **Lindstedt and Benavidez**-- Concerning improved funding to support affordable housing development.

Senator Benavidez moved for the adoption of the first report of the first conference committee on **HB26-1206**, as printed in Senate journal, May 13, page(s) 1242.

Senator Mullica moved that the conference committee on **HB26-1206** be dissolved, that the Senate conferees be discharged, and that the Senate adhere to its position. The motion was **adopted** by the following roll call vote:

YES	18	NO	17	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	N	Kolker	N	Rodriguez	N
Baisley	Y	Daugherty	Y	Lindstedt	N	Simpson	Y
Ball	Y	Exum	N	Liston	Y	Snyder	Y
Benavidez	N	Frizell	Y	Marchman	N	Sullivan	N
Bridges	N	Gonzales J.	N	Mullica	Y	Wallace	N
Bright	Y	Hinrichsen	N	Pelton B.	Y	Weissman	N
Carson	Y	Jodeh	N	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	N	Rich	Y	President	N
Cutter	N	Kirkmeyer	Y	Roberts	Y		

CONSIDERATION OF CONFERENCE COMMITTEE REPORTS

HB26-1274 by Representative(s) Lindsay and Garcia; also Senator(s) **Wallace and Weissman--** Concerning authorization for a state agency to award a percentage of the total value of a grant agreement to a nonprofit grantee of a grant program of the agency upon the execution or renewal of the grant agreement, and, in connection therewith, making an appropriation.

Senator Weissman moved that the Senate recede from its position on **HB25-1274** and that the Senate concur in House amendments. The motion was **adopted** by the following roll call vote:

YES	18	NO	17	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	N	Lindstedt	N	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	N	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	N		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

YES	23	NO	12	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	Y	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	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: Gonzales J. and Jodeh.

CONSIDERATION OF RESOLUTIONS

HJR26-1031 by Representative(s) McCluskie and Duran; also Senator(s) **Coleman and Rodriguez--** Concerning the designation of the convening date for the First Regular Session of the Seventy-sixth General Assembly and the addition of a Joint Rule establishing deadlines that apply to the Senate and House of Representatives for the session based on the convening date.

On motion of Senator Rodriguez, the resolution was **adopted** by the following roll call vote:

YES	19	NO	16	EXCUSED	0	ABSENT	0
Amabile	N	Danielson	Y	Kolker	N	Rodriguez	Y
Baisley	N	Daugherty	Y	Lindstedt	Y	Simpson	N
Ball	N	Exum	Y	Liston	N	Snyder	Y
Benavidez	Y	Frizell	N	Marchman	N	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	N	Hinrichsen	Y	Pelton B.	N	Weissman	Y
Carson	N	Jodeh	Y	Pelton R.	N	Zamora	N
Catlin	N	Kipp	Y	Rich	N	President	Y
Cutter	Y	Kirkmeyer	N	Roberts	Y		

Co-sponsor(s) added: Bridges and Simpson.

On motion of Majority Leader Cutter, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

MESSAGE FROM THE HOUSE

May 13, 2026
Mr. President:

The House has voted to concur in the Senate amendments to HB26-1141, HB26-1223, HB26-1236, HB26-1255, HB26-1272, HB26-1309, HB26-1325, HB26-1418, HB26-1424, and HB26-1426, and has repassed the bills as so amended.

REPORT OF CONFERENCE COMMITTEES

FIRST REPORT OF FIRST CONFERENCE COMMITTEE
ON SB26-193

THIS REPORT AMENDS THE
REENGROSSED BILL

To the President of the Senate and the
Speaker of the House of Representatives:

Your first conference committee appointed on SB26-193, concerning local ordinances' impacts on state employees, has met and reports that it has agreed upon the following:

1. That the House recede from its amendments made to the bill, as the amendments appear in the rerevised bill.

2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendment be recommended:

Amend reengrossed bill, page 2, line 19, strike "SECTION 24-50-104 (4)(d)(I)." and substitute "SECTION 24-50-104 (4)(d)(I), TO THE EXTENT THAT A STATE EMPLOYER HAS A COLLECTIVE BARGAINING AGREEMENT AS TO EMPLOYEE WAGES."

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67

Page 3, line 14, strike "COLORADO." and substitute "COLORADO, TO THE EXTENT THAT A STATE EMPLOYER HAS A COLLECTIVE BARGAINING AGREEMENT AS TO EMPLOYEE WAGES."

Page 4, strike lines 14 through 18 and substitute:

SECTION 5. Effective date. This act takes effect upon passage; except that section 31-15-501 (1)(c), as amended in section 3 of this act, takes effect January 1, 2028.

SECTION 6. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions."

Respectfully submitted,

Senate Committee:

House Committee:

Judy Amabile, Chair (signed)

Kyle Brown, Chair (signed)

Jeff Bridges (signed)

Emily Sirota

Barbara Kirkmeyer (signed)

Rick Taggart (signed)

On motion of Majority Leader Rodriguez, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for moments of personal privilege.

MESSAGE FROM THE HOUSE

May 13, 2026
Mr. President:

The House has adopted the First Report of the First Conference Committee on SB26-193, as printed in House Journal, May 13, 2026, and has repassed the bill as so amended. The bill is returned herewith.

The House has adopted and transmits herewith HJR26-1032, as printed in House Journal, May 13, 2026.

The House laid over SB26-043 to May 14, 2026. The bill is deemed lost and returned herewith.

CONSIDERATION OF CONFERENCE COMMITTEE REPORTS

SB26-193 by Senator(s) **Amabile and Kirkmeyer**, Bridges; also Representative(s) Brown and Taggart, Sirota--Concerning local ordinances' impacts on state employees.

Senator Kirkmeyer moved for the adoption of the first report of the first conference committee on **SB26-193**, as printed in Senate journal, May 13, page(s) 1269. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

The question being "Shall the bill, as amended, pass?", the roll call was taken with the following result:

YES	33	NO	2	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	N	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	N
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was **repassed**.

CONSIDERATION OF RESOLUTIONS

SJR26-026 by Senator(s) **Rodriguez**, Coleman, Simpson; also Representative(s) Duran, McCluskie, Caldwell--Concerning adjournment sine die.

On motion of Senator Rodriguez, the resolution was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Amabile	Y	Danielson	Y	Kolker	Y	Rodriguez	Y
Baisley	Y	Daugherty	Y	Lindstedt	Y	Simpson	Y
Ball	Y	Exum	Y	Liston	Y	Snyder	Y
Benavidez	Y	Frizell	Y	Marchman	Y	Sullivan	Y
Bridges	Y	Gonzales J.	Y	Mullica	Y	Wallace	Y
Bright	Y	Hinrichsen	Y	Pelton B.	Y	Weissman	Y
Carson	Y	Jodeh	Y	Pelton R.	Y	Zamora	Y
Catlin	Y	Kipp	Y	Rich	Y	President	Y
Cutter	Y	Kirkmeyer	Y	Roberts	Y		

Co-sponsors added: Amabile, Baisley, Ball, Benavidez, Bridges, Bright, Carson, Catlin, Cutter, Danielson, Daugherty, Exum, Frizell, Gonzales J., Hinrichsen, Jodeh, Kipp, Kirkmeyer, Kolker, Lindstedt, Liston, Marchman, Mullica, Pelton B., Pelton R., Rich, Roberts, Snyder, Sullivan, Wallace, Weissman, and Zamora Wilson.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SJR26-025

On motion of Majority Leader Rodriguez, and with the unanimous consent of those elected to the Senate having voted in the affirmative, the Second Regular Session of the Seventy-Fifth General Assembly adjourned Sine Die at 7:21 p.m. on Wednesday, May 13, 2026.

Approved:

James Rashad Coleman, Sr.
President of the Senate

Attest:

Esther van Mourik
Secretary of the Senate

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67